## Case 2:07-cv-01215-SJF-ETB Document 170-3 Filed 01/15/10 Page 1 of 116 PageID #: 12228

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		Page 1		Page 3
			1	TYREE BACON
	UNITED STATES DISTRICT COURT			APPEARANCES:
	EASTERN DISTRICT OF NEW YORK	X	3	THOMPSON WIGDOR & GILLY, LLP
	EDWARD CARTER, FRANK FIORILO,	)		•
	KEVIN LAMM, JOSEPH NOFI, and THOMAS SNYDER,	)	4	Attorneys for the Plaintiffs
	THORAS SNIDER,	, )	5	85 Fifth Avenue
	Plaintiffs,	)	6	New York, New York 10003
	-against-	) )	7	
		) Index No.		BY: ANDREW S. GOODSTADT, ESQ.
	INCORPORATED VILLAGE OF OCEAN	) CV 07 1215	8	
	BEACH; MAYOR JOSEPH C.	, )	9	
	LOEFFLER, JR., individually	)	10	MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C.
	and in his Official capacity; former mayor NATALIE K.ROGERS,	) )	11	Attorneys for GEORGE B. HESSE
	individually and in her	, )		
	official capacity, OCEAN BEACH POLICE DEPARTMENT; ACTING	)	12	530 Saw Mill Road
	DEPUTY POLICE CHIEF GEORGE B.	)	13	Elmsford, New York 10523
	HESSE, individually and in his	)	14	
	official capacity; SUFFOLK COUNTY; SUFFOLK COUNTY POLICE	)		BY: KEVIN W. CONNOLLY, ESQ.
	DEPARTMENT OF CIVIL SERVICE;	, )	15	
	and ALLISON SANCHEZ,	)	16	
	individually and in her official capacity,	<i>)</i> )	17	RIVKIN RADLER, LLP
		· )	18	M. MINIM MEDIN, DEI
	Defendants.	) x		Attorneys for INCODDOD ATED VIII I AGE OF OCEAN DE AGY
	***VOLUME I***	Α	19	Attorneys for INCORPORATED VILLAGE OF OCEAN BEACH,
	DEPOSITION OF TYREE		20	JOSEPH LOEFFLER, NATALIE ROGERS AND OCEAN BEACH
	New York, New Yo February 12, 200		21	POLICE DEPARTMENT
	rebruary 12, 200		22	926 RexCorp Plaza
			23	Uniondale, New York 11556-0926
	Reported by:		24	
	Judi Johnson, RPR, CRR, CLR			BY: KENNETH A. NOVIKOFF, ESQ.
	Job No.: 20819		25	B1. KENNETHA. NOVIKOTI, ESQ.
			23	
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-1			_	TYREE BACON
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2	85 Fifth Avenue		2	I I REE DACON
2	85 Fifth Avenue New York, New		2 3	
2	New York, New	York	2 3 4	BEE READY FISHBEIN HATTER & DONOVAN, LLP
2	New York, New February 12, 20	York	2 3	
2	New York, New	York	2 3 4	BEE READY FISHBEIN HATTER & DONOVAN, LLP
2	New York, New February 12, 20	York	2 3 4 5	BEE READY FISHBEIN HATTER & DONOVAN, LLP  Attorneys for SUFFOLK COUNTY
3 4	New York, New February 12, 20	York	2 3 4 5 6 7	BEE READY FISHBEIN HATTER & DONOVAN, LLP Attorneys for SUFFOLK COUNTY 170 Old Country Road
2 3 4 5 6	New York, New February 12, 20	York	2 3 4 5 6 7 8	BEE READY FISHBEIN HATTER & DONOVAN, LLP  Attorneys for SUFFOLK COUNTY
2 3 4 5 6 7	New York, New February 12, 20	York	2 3 4 5 6 7	BEE READY FISHBEIN HATTER & DONOVAN, LLP  Attorneys for SUFFOLK COUNTY 170 Old Country Road Mineola, New York 11501
2 3 4 5 6 7 8	New York, New February 12, 20	York	2 3 4 5 6 7 8	BEE READY FISHBEIN HATTER & DONOVAN, LLP Attorneys for SUFFOLK COUNTY 170 Old Country Road
2 3 4 5 6 7 8 9	New York, New February 12, 20	York	2 3 4 5 6 7 8	BEE READY FISHBEIN HATTER & DONOVAN, LLP  Attorneys for SUFFOLK COUNTY 170 Old Country Road Mineola, New York 11501
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2 3 4 5 6 7 8 9	New York, New February 12, 20	York	2 3 4 5 6 7 8 9	BEE READY FISHBEIN HATTER & DONOVAN, LLP  Attorneys for SUFFOLK COUNTY 170 Old Country Road Mineola, New York 11501  BY: KENNETH A. GRAY, ESQ.
2 3 4 5 6 7 8 9 10 11 12	New York, New February 12, 20 10:00 A.M.	York 09	2 3 4 5 6 7 8 9 10 11 12 13	BEE READY FISHBEIN HATTER & DONOVAN, LLP  Attorneys for SUFFOLK COUNTY 170 Old Country Road Mineola, New York 11501  BY: KENNETH A. GRAY, ESQ.  ALSO PRESENT:
2 3 4 5 6 7 8 9 10 11 12 13	New York, New February 12, 20 10:00 A.M.  Deposition of TYREE B.	York 09  ACON, held at the	2 3 4 5 6 7 8 9 10 11 12 13 14	BEE READY FISHBEIN HATTER & DONOVAN, LLP  Attorneys for SUFFOLK COUNTY 170 Old Country Road Mineola, New York 11501  BY: KENNETH A. GRAY, ESQ.  ALSO PRESENT: FRANK FIORILLO
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1 (Pages 1 to 4)

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1	TYREE BACON	1	TYREE BACON
2	IT IS HEREBY STIPULATED AND AGREED by	2	Gilly, and our firm represents the plaintiffs in
3	and between the attorneys for the respective	3	this case, Frank Fiorillo, Ed Carter, Joe Nofi,
4	parties herein, that filing and sealing and	4	Tom Snyder and Kevin Lamm, in connection with
5	the same are hereby waived.	5	the case they brought against Ocean Beach and a
6	IT IS FURTHER STIPULATED AND AGREED	6	bunch of other entities or people.
7	that all objections, except as to the form	7	Do you understand you're testifying 10:08:25AM
8	of the question, shall be reserved to the	8	under oath today?
9	time of the trial.	9	A Yes, I understand. 10:08:27AM
10	IT IS FURTHER STIPULATED AND AGREED	10	Q And you've sworn to tell the truth. 10:08:28AM
11	that the within deposition may be sworn to	11	Do you understand that? 10:08:29AM
12	and signed before any officer authorized to	12	A Yes, I do. 10:08:30AM
13	administer an oath, with the same force and	13	Q And your failure to tell the truth 10:08:32AM
14	effect as if signed and sworn to before the	14	could result in criminal penalties.
15	Court.	15	Do you understand that? 10:08:34AM
16	Court.	16	A Yes. 10:08:35AM
17	- 000 -	17	Q Have you ever testified under oath 10:08:35AM
18	- 000 -	18	before?
19		19	A I have. 10:08:37AM
20		20	Q How many times? 10:08:37AM
21		21	A Probably about 20. 10:08:39AM
22		22	Q How about outside the scope of your 10:08:45AM
23		23	duties as a police officer, how many times have
24		24	you testified under oath?
25		25	A Four or five. 10:08:53AM
		25	A Four of five. 10.08.33AW
	Page 6		Page 8
1	TYREE BACON	1	TYREE BACON
2	TYREE BACON,	2	Q Okay. Why don't we start with the 10:08:54AM
3	Called as a witness herein, having	3	most recent one from today, going backwards.
4	first been duly sworn, was examined and	4	When was that?
5	testified as follows:	5	A Deposition sometime before Christmas 10:09:01AM
6	BY THE REPORTER:	6	regarding an aided case that I handled in Queens
7	Q Please state your name and address for	7	Supreme Court, probably about three years ago.
8	the record.	8	Q And what were the allegations in that 10:09:14AM
9	A Tyree Bacon, 54 47th Street, Islip,	9	case?
10	New York 11751.	10	A Woman fell getting out of the jury 10:09:17AM
11	THE VIDEOGRAPHER: This is the start 10:07:31AM	11	box. There was poor lighting. She had a suit
12	of Tape Number 1 of the videotaped	12	against the city, who owned the building, New
13	deposition of Tyree Bacon in the matter of	13	York State courts, and the TV show, Law and
14	Carter, et al versus Incorporated Village of	14	Order, because they were filming in the building
15	Ocean Beach, et al. Today's date is	15	and there were problems with the lights going on
16	February 12th, 2009, at approximately	16	and off.
17	10:08 a.m.	17	Q Were you a party to that action? 10:09:34AM
18	Will the court reporter please swear 10:07:49AM	18	A No, I was what they call an 10:09:36AM
19	in the witness.	19	uninterested witness.
20	EXAMINATION 10:07:52AM	20	Q And prior to that time, when did you 10:09:39AM
21	BY MR. GOODSTADT: 10:08:00AM	21	testify under oath?
22	Q Good morning, Mr. Bacon. 10:08:02AM	22	A For a deposition when the Town of 10:09:46AM
23	A Good morning. 10:08:03AM	23	Islip was being sued for an arrest that was made
20	~		•
24	Q My name is Andrew Goodstadt. I'm an 10:08:04AM	24	by myself at MacArthur Airport.
	Q My name is Andrew Goodstadt. I'm an 10:08:04AM attorney at the law firm of Thompson, Wigdor &	24 25	by myself at MacArthur Airport.  Q Just before we get to that one, in 10:10:00AM

2 (Pages 5 to 8)

	12	2230
	Page 9	Page 11
1	TYREE BACON	1 TYREE BACON
2	your deposition before Christmas that you took	2 claimed that I had beaten her.
3	in connection with the slip and fall	3 Q She was claiming that you had beaten 10:12:18AM
4	A Uh-huh. 10:10:08AM	4 her or you and other officers had beaten her?
5	Q in the jury box, were you 10:10:08AM	5 A Myself. 10:12:25AM
6	represented by counsel in that matter?	6 Q What was your position at Long Island 10:12:26AM
7	A Yes. 10:10:11AM	7 MacArthur Airport at the time of that arrest?
8	Q Who represented you? 10:10:12AM	8 A Airport security guard. 10:12:31AM
9	A Corporation counsel for City of New 10:10:13AM	9 Q So she claimed you were the only 10:12:33AM
10	York.	10 person that beat her?
11	Q Now let's go back to the issue with 10:10:15AM	11 A Yes. 10:12:36AM
12	respect to the Town of Islip.	12 Q What did she claim that you did to 10:12:36AM
13	A Uh-huh. 10:10:19AM	13 her?
14	Q Who was the plaintiff in that case? 10:10:20AM	14 A I don't particularly remember all the 10:12:39AM
15	A Maureen Walsh. 10:10:23AM	details, but that I had grabbed her by the
16	Q When was that deposition? 10:10:26AM	16 throat, thrown her on the desk, refused to let
17	A 2000. 10:10:32AM	17 her use the restroom.
18	Q 2000? 10:10:33AM	18 Q Any other allegations? 10:12:55AM
19	A Yeah, somewhere in that area. 10:10:34AM	19 A That's what I remember. There may 10:12:56AM
20	Q And what was she alleging in that 10:10:35AM	20 have been more. You've got the complaint.
21	case?	21 Q Right. 10:13:01AM
22	A Excessive force, unjustified arrest. 10:10:40AM	22 A Please elaborate. 10:13:02AM
23	Q And what was the actual arrest? 10:10:46AM	23 MR. NOVIKOFF: Just answer the 10:13:04AM
24	A Resisting arrest. It was a summons 10:10:55AM	24 question.
25	that escalated on her part.	25
	Page 10	Page 12
1	TYREE BACON	1 TYREE BACON
2	Q When was that? When was that 10:10:59AM	2 BY MR. GOODSTADT: 10:13:09AM
3	A That was January of '99. 10:11:02AM	3 Q And did that case go to trial? 10:13:10AM
4	Q Were you represented by counsel in 10:11:06AM	4 A No, it did not. 10:13:12AM
5	connection with your deposition in that matter?	5 Q How did that case resolve? 10:13:13AM
6	A I was. 10:11:10AM	6 MR. NOVIKOFF: Objection. 10:13:15AM
0	Q Were you a party to that case? 10:11:10AM A I don't recall. The attorney who 10:11:12AM	7 A I believe 10:13:16AM 8 MR. NOVIKOFF: Are you done? 10:13:18AM
8	represented me at the time was Stuart Walsh. I	8 MR. NOVIKOFF: Are you done? 10:13:18AM 9 MR. GOODSTADT: Yes. 10:13:19AM
10	don't recall which	10 BY MR. GOODSTADT: Yes. 10:13:19AM
11		
12	Q Stuart Schwartz or Stuart Walsh? 10:11:30AM A Schwartz. 10:11:33AM	11 Q How was that case resolved? 10:13:20AM 12 MR. NOVIKOFF: Objection. 10:13:22AM
13	Q From Oshman, Helfenstein & Matza? 10:11:33AM	
14	A I don't recall. 10:11:42AM	14 <b>Q</b> You can answer. 10.13.22AM
15	Q That's who represented you in that 10:11:44AM	15 A Okay. I believe they settled. I'm 10:13:23AM
16	case?	16 not certain.
17	A Yes. 10:11:46AM	17 Q What leads you to believe that they 10:13:25AM
18	Q Did you pay for that representation or 10:11:46AM	18 settled?
19	did the town pay for it?	19 A I never got called for trial. 10:13:27AM
20	A I did not. 10:11:49AM	20 Q You were never told that it actually 10:13:34AM
21	Q And what were the allegations 10:11:51AM	21 settled?
22	underlying the claim of excessive force?	22 A No. 10:13:36AM
23	A Excessive force in general. That she 10:11:59AM	Q You were never told that it settled 10:13:39AM
24	shouldn't have been taken into custody. That	24 for \$130,000?
25	she had been compliant, when she wasn't. She	25 A That sounds like something I may have 10:13:43AM
_	* ' " " "	

3 (Pages 9 to 12)

	12	231	
	Page 13		Page 15
1	TYREE BACON	1	TYREE BACON
2	heard, but I don't recall specifically.	2	in that matter?
3	Q Did you have to contribute any money 10:13:46AM	3	A Yes. 10:15:44AM
4	toward that settlement?	4	Q Did you have the powers of arrest as a 10:15:44AM
5	A No. 10:13:49AM	5	security guard?
6	Q Were you prosecuted for that conduct? 10:13:52AM	6	A Excuse me? 10:15:48AM
7	A No, I was not. 10:13:55AM	7	Q Did you have the powers of arrest as a 10:15:48AM
8	Q And there was no adjudication of her 10:14:01AM	8	security guard in
9	claim; it was settled before there was a trial.	9	A Yes, we had peace officer powers at 10:15:52AM
10	Is that your understanding?	10	MacArthur Airport.
11	MR. NOVIKOFF: What was the question? 10:14:09AM	11	Q And that includes the power to arrest? 10:15:56AM
12	BY MR. GOODSTADT: 10:14:10AM	12	A Yes. 10:15:58AM
13	Q There was no adjudication of her 10:14:10AM	13	Q Did you carry a firearm then? 10:16:00AM
14	claim; it was settled before trial. Is that	14	A I did. 10:16:02AM
15	your understanding?	15	Q Was it your own personal firearm or 10:16:04AM
16	A Yes. 10:14:16AM	16	was it one issued by the town?
17	Q Other than for that incident, have you 10:14:23AM	17	A It was my own personal issued firearm. 10:16:08AM
18	ever has anyone ever alleged excessive force	18	Q Did you have a permit for that? 10:16:11AM
19	against you?	19	A I did. 10:16:13AM
20	A No. 10:14:29AM	20	Q What type of permit did you have? 10:16:13AM
21	Q Prior to the Walsh case strike 10:14:31AM	21	A Business permit. 10:16:15AM
22	that.	22	Q When did you get that business permit? 10:16:17AM
23	I see that another plaintiff in the 10:14:36AM	23	A I don't recall. 10:16:18AM
24	case is David Walsh as the parent and natural	24	Q Has that permit expired? 10:16:21AM
25	guardian of William O. Walsh, an infant over the	25	A Currently? 10:16:24AM
		1	11 Cultury.
	<u> </u>		·
1	Page 14		Page 16
1	Page 14  TYREE BACON	1	Page 16 TYREE BACON
2	Page 14  TYREE BACON age of 14.	1 2	Page 16  TYREE BACON  Q Yes. 10:16:25AM
2	TYREE BACON age of 14. Were there any claims by a William O. 10:14:50AM	1 2 3	Page 16  TYREE BACON  Q Yes. 10:16:25AM  A I don't have it. I carry on my now 10:16:27AM
2 3 4	TYREE BACON age of 14. Were there any claims by a William O. 10:14:50AM Walsh in that case?	1 2 3 4	Page 16  TYREE BACON  Q Yes. 10:16:25AM  A I don't have it. I carry on my now 10:16:27AM shield as a police officer.
2 3 4 5	TYREE BACON  age of 14.  Were there any claims by a William O. 10:14:50AM  Walsh in that case?  A There I believe there were claims 10:14:54AM	1 2 3 4 5	TYREE BACON  Q Yes. 10:16:25AM  A I don't have it. I carry on my now 10:16:27AM shield as a police officer.  Q Are you currently employed by the 10:16:32AM
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	Page 17		Page 19
1	TYREE BACON	1	TYREE BACON
2	area of employment.	2	to?
3	Q What do you mean by that? 10:17:09AM	3	A An automobile accident in Brooklyn. 10:18:39AM
4	A When I'm working for the Village of 10:17:10AM	4	Q And were you the plaintiff or a 10:18:48AM
5	Ocean Beach, that's my geographic area of	5	defendant in that case?
6	employment.	6	A Defendant. 10:18:50AM
7	Q And you have statutory authority to 10:17:15AM	7	Q When was that? 10:18:51AM
8	arrest outside of your geographic area of	8	A 1986. 10:18:56AM
9	employment?	9	Q Were you ever did you ever work at 10:19:02AM
10	A Yes, for felonies and misdemeanors. 10:17:22AM	10	the well, strike that.
11	Q Do you have authority to issue 10:17:25AM	11	Do you know who Ronald Horn is? 10:19:11AM
12	summonses outside your geographic area of	12	A No idea. 10:19:13AM
13	employment?	13	Q You don't recall being named in a 10:19:14AM
14	A No, only within the geographic area of 10:17:30AM	14	lawsuit in 2001 well, strike that.
15	employment.	15	As a court officer, do you have a 10:19:21AM
16	Q Do you have the authority to pull over 10:17:33AM	16	shield?
17	a car outside your geographic area of	17	A Yes. 10:19:23AM
18	employment?	18	Q What was your shield number? 10:19:24AM
19	A No, I do not. 10:17:38AM	19	A Well, right now I'm a sergeant. It's 10:19:25AM
20	Q Okay. Now, prior to the Maureen Walsh 10:17:42AM	20	477.
21	deposition, what was the time before that that	21	Q How about prior to becoming a 10:19:29AM
22	you testified under oath outside of your the	22	sergeant? In 2001, what was your shield number?
23	scope of your duties as a police officer?	23	A I was a senior court officer, and it 10:19:32AM
24	MR. NOVIKOFF: I'm going to object 10:17:55AM	24	was actually, I don't remember what my
25	only because are you referring to police	25	Q Were you ever shield Number 6229? 10:19:40AM
	Page 18		Page 20
1	TYREE BACON		
1 2	officer as Ocean Beach? I don't know that	2	TYREE BACON A Yes. 10:19:43AM
3		3	
	he was an officer for any other jurisdiction?	4	Q Do you recall being sued by a Ronald 10:19:43AM Horn in or around 2001?
4 5	BY MR. GOODSTADT: 10:18:04AM	5	
6		6	
7	Q I'm talking about outside your duties 10:18:04AM of testifying as an arresting officer in any	7	Q I believe you testified that you were 10:20:02AM
8		8	never a party other than for the automobile accident in Brooklyn and Maureen Walsh; is that
9	jurisdiction.  MR. NOVIKOFF: All right. 10:18:13AM	9	· ·
10	MR. NOVIKOFF: All right. 10:18:13AM A No, I think that may have been it. 10:18:14AM	10	correct?  MR. NOVIKOFF: Objection. He didn't 10:20:13AM
11	There were a couple of different depositions	11	testify that he was a party to Maureen
12	regarding the Maureen Walsh case	12	Walsh. He said he didn't recall if he was
13	Q So you were deposed more than once in 10:18:19AM	13	or not, and you haven't done anything to
14	that case?	14	refresh his recollection.
15	A Yes. 10:18:22AM	15	MR. GOODSTADT: Okay. 10:20:24AM
16	Q How many times were you deposed in 10:18:23AM	16	BY MR. GOODSTADT: 10:20:25AM
17	that case?	17	Q So other than the automobile accident 10:20:26AM
18	A I want to say two or three. I can't 10:18:25AM	18	in Brooklyn that you know you were a party to
19	be certain.	19	and the Maureen Walsh case, which you may have
20	Q And other than for that case, have you 10:18:30AM	20	been a party to, do you recall being a party to
21	ever been a party to a lawsuit?	21	any other lawsuit?
22	A Yes. 10:18:34AM	22	A No, I do not. 10:20:38AM
~ ~		23	Q Were you ever a party in a lawsuit for 10:20:40AM
23	O How many times?		TICLE TOUCHER A DALLY III A IAW SUIL IVI IV. 40. TVAIVI
23	Q How many times? 10:18:35AM A Once 10:18:36AM		- · · · · · · · · · · · · · · · · · · ·
23 24 25	A Once. 10:18:36AM  Q What other lawsuit were you a party 10:18:36AM	24	divorce? A Yes. 10:20:45AM

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1	TYREE BACON	1 TYREE BACON
2	Q How many times? 10:20:46AM	2 It's important and you're doing a 10:22:35AM
3	A Once. 10:20:47AM	3 good job so far that you give verbal answers
4	Q When was that? 10:20:47AM	4 as opposed to a nod of the head or
5	A 1996 no, no, I'm sorry. '98. 10:20:49AM	5 A Understood 10:22:40AM
6	Q Were you the plaintiff in that matter 10:20:56AM	6 Q Understood? We're getting a record. 10:22:41AM
7	or the defendant?	7 Do you understand that? 10:22:43AM
8	A Defendant. 10:20:59AM	8 A Understood. 10:22:44AM
9	Q Who was the plaintiff? 10:21:01AM	9 Q And if you don't hear a question that 10:22:44AM
10	A Jennifer Monroe. 10:21:03AM	10 I ask, just ask me to repeat it. I'll be happy
11	Q And she sued you for divorce? 10:21:07AM	11 to do so, okay?
12	A Yes. 10:21:09AM	12 A Okay. 10:22:50AM
13	Q Who represented you in that matter? 10:21:11AM	Q If you don't understand a question I 10:22:50AM
14	A Dennis. I don't remember his last 10:21:14AM	14 ask, ask me to rephrase it or repeat it. Again,
15	name.	15 I'll be happy to do so, okay?
16	Q Where was that lawsuit filed? 10:21:19AM	16 A Okay. 10:22:55AM
17	A Suffolk County. 10:21:21AM	Q If you don't understand or hear a word 10:22:56AM
18	Q Did that case go to a hearing? 10:21:28AM	or phrase that I use, again, just let me know.
19	A No. 10:21:30AM	19 I'll be happy to repeat it or rephrase it, okay?
20	Q It was settled? 10:21:31AM	20 A Sure. 10:23:01AM
21	A Yes. 10:21:32AM	Q Because if you answer the question, 10:23:01AM
22	Q When was it settled? 10:21:36AM	22 I'm going to assume that you both heard and
23	MR. NOVIKOFF: Hold on one second. 10:21:37AM	23 understood the question and heard and understood
24	I just want to make sure that nothing 10:21:39AM	24 every part of the question, okay?
25	part of the settlement was confidential or	MR. NOVIKOFF: Objection. 10:23:09AM
	Page 22	Page 24
1	TYREE BACON	Page 24  1 TYREE BACON
1 2		-
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6 (Pages 21 to 24)

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		2234
	Page 25	Page 27
1	TYREE BACON	1 TYREE BACON
2	testify today?	2 BY MR. GOODSTADT: 10:25:33AM
3	A No. 10:24:01AM	3 Q Mr. Novikoff is sitting right next to 10:25:34AM
4	Q Are you currently sick? 10:24:01AM	4 you, correct?
5	A No. 10:24:03AM	5 A Yes, he is. 10:25:37AM
6	Q Are you under the care of a doctor for 10:24:03AM	6 Q When did you first learn that the 10:25:38AM
7	anything that would affect your ability to	7 plaintiffs in this case were making allegations
8	testify today?	8 against Ocean Beach?
9	A No. 10:24:08AM	9 MR. NOVIKOFF: Objection. And my only 10:25:42AM
10	Q Is there anything that you can think 10:24:08AM	10 objection is allegations within the
11	of that would affect your ability to testify	complaint or just allegations in general?
12	today?	12 That's my objection to form.
13	A No. 10:24:13AM	13 BY MR. GOODSTADT: 10:25:51AM
14	Q Have you ever used any illegal 10:24:13AM	14 Q Allegations well, strike that. 10:25:52AM
15	narcotics?	15 Have you ever read a copy of the 10:25:54AM
16	A Yes. 10:24:17AM	16 Complaint?
17	Q How many times? 10:24:18AM	17 A I have not. 10:25:56AM
18	A Half dozen times. 10:24:21AM	18 Q Do you know what the plaintiffs in 10:25:57AM
19	Q And what narcotics have you used? 10:24:22AM	19 this case are alleging?
20	A Smoked marijuana back in high school. 10:24:25AM	20 A Yes. 10:26:00AM
21	Q Anything else? 10:24:31AM	21 Q What's your understanding of what the 10:26:00AM
22	A Tried cocaine once back in high school 10:24:32AM	22 plaintiffs in this case are alleging?
23	or shortly after high school.	23 A That it's a bunch of nonsense. 10:26:06AM
24	Q One time you tried it? 10:24:41AM	24 MR. NOVIKOFF: No, that wasn't the 10:26:08AM
25	A Yes. 10:24:43AM	25 question. Listen to the question.
	Page 26	6 Page 28
1	<del>-</del>	
1	TYREE BACON	1 TYREE BACON 2 Do you want to repeat it? 10:26:10AM
2	Q And have you used cocaine since then? 10:24:45AM A No. 10:24:48AM	2 Do you want to repeat it? 10:26:10AM 3 MR. GOODSTADT: Yeah. 10:26:10AM
4		I
5	Q Have you smoked marijuana since then? 10:24:49AM A Nope. 10:24:51AM	
6	•	What's your understanding of what the 10:26:10AM plaintiffs in this case are alleging?
7	Q Have you used any other illegal drug 10:24:52AM since shortly after high school?	7 A My understanding is that they were not 10:26:14AM
8		8 invited back. They're alleging that they were
9	•	9 fired because they've witnessed misconduct. In
10	Q At the time that you used those 10:25:01AM narcotics, did you know they were illegal?	10 my opinion, it's all nonsense. There's no basis
11	A Yes. 10:25:05AM	11 in truth to any of this.
12	MR. NOVIKOFF: I guess that makes him 10:25:11AM	12 Q What misconduct is your understanding 10:26:36AM
13	like the President.	13 that they claim they've witnessed?
14	THE WITNESS: Better than Clinton I 10:25:15AM	14 A Drinking, sex, excessive force. 10:26:41AM
15	did smoke.	15 <b>Q Anything else? 10:26:51AM</b>
16	BY MR. GOODSTADT: 10:25:21AM	16 A No. I think that about covers it. 10:26:53AM
17	Q Are you represented by an attorney in 10:25:22AM	17 Q What excessive force is your 10:26:55AM
18	connection with this deposition?	18 understanding of what these plaintiffs claim
19	A I am. 10:25:25AM	19 that they witnessed?
20	Q And who is that? 10:25:25AM	20 A I'm not sure. I wasn't there and I 10:27:01AM
21	A (Indicating). What was your name 10:25:27AM	21 didn't read the complaint, so I'm not certain.
22	again? I'm sorry.	22 Q So your understandings is that they 10:27:06AM
23	MR. NOVIKOFF: Mr. Novikoff. 10:25:30AM	23 claim they witnessed excessive force, but you
20		24 have no idea to what excessive force they claim?
2.4	THE WITNESS, MIL NOVIKOTT 10.75.37AM	
24 25	THE WITNESS: Mr. Novikoff. 10:25:32AM	25 A Exactly. 10:27:14AM

7 (Pages 25 to 28)

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TYREE BACON  Q What allegations of sex is it your 10:27:14AM understanding that the plaintiffs are claiming they witnessed in this case? A Once again, I'm not sure. 10:27:20AM Q So just generally, they just claimed 10:27:23AM they witnessed sex is your understanding? A Generally yeah, those three items 10:27:29AM  1 TYREE BACON 2 You can answer. 10:28:56AM 3 A Okay. I got a phone call from 10:28:58AM 4 Mr. Michael Welch saying he wanted to speak to 5 me in regards to a complaint that was filed on 6 behalf of five complainants. I came to his 7 office. He went over my background 8 MR. NOVIKOFF: Don't go over. 10:29:12A	.ge 31
Q What allegations of sex is it your 10:27:14AM understanding that the plaintiffs are claiming they witnessed in this case? A Once again, I'm not sure. 10:27:20AM OR So just generally, they just claimed 10:27:23AM they witnessed sex is your understanding? A Generally yeah, those three items 10:27:29AM  2 You can answer. 10:28:56AM 3 A Okay. I got a phone call from 10:28:58AM 4 Mr. Michael Welch saying he wanted to speak to 5 me in regards to a complaint that was filed on 6 behalf of five complainants. I came to his 7 office. He went over my background 8 MR. NOVIKOFF: Don't go over. 10:29:12A	
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<ul> <li>understanding that the plaintiffs are claiming</li> <li>they witnessed in this case?</li> <li>A Once again, I'm not sure.</li> <li>Q So just generally, they just claimed 10:27:23AM</li> <li>they witnessed sex is your understanding?</li> <li>A Generally yeah, those three items 10:27:29AM</li> <li>A Generally yeah, those three items 10:27:29AM</li> <li>A Generally yeah, those three items 10:27:29AM</li> <li>A Okay. I got a phone call from 10:28:58AM</li> <li>me in regards to a complaint that was filed on behalf of five complainants. I came to his office. He went over my background</li> <li>MR. NOVIKOFF: Don't go over. 10:29:12A</li> </ul>	
they witnessed in this case?  A Once again, I'm not sure. 10:27:20AM  OR So just generally, they just claimed 10:27:23AM  they witnessed sex is your understanding?  A Generally yeah, those three items 10:27:29AM  they witnessed in this case?  A Once again, I'm not sure. 10:27:20AM  behalf of five complainants. I came to his office. He went over my background  MR. NOVIKOFF: Don't go over. 10:29:12A	
5 A Once again, I'm not sure. 10:27:20AM 5 me in regards to a complaint that was filed on 6 behalf of five complainants. I came to his 7 they witnessed sex is your understanding? 7 office. He went over my background 8 A Generally yeah, those three items 10:27:29AM 8 MR. NOVIKOFF: Don't go over. 10:29:12A	
6 Q So just generally, they just claimed 10:27:23AM 7 they witnessed sex is your understanding? 8 A Generally yeah, those three items 10:27:29AM 9 behalf of five complainants. I came to his office. He went over my background 8 MR. NOVIKOFF: Don't go over. 10:29:12A	
7 <b>they witnessed sex is your understanding?</b> 7 office. He went over my background 8 A Generally yeah, those three items 10:27:29AM 8 MR. NOVIKOFF: Don't go over. 10:29:12A	
8 A Generally yeah, those three items 10:27:29AM 8 MR. NOVIKOFF: Don't go over. 10:29:12A	
	M
9 were general complaints. I didn't read the 9 THE WITNESS: I'm sorry. 10:29:14AM	
10 complaint. I'm not certain of any specifics.  10 MR. NOVIKOFF: And you met with 10:29:1	
11 Q And what's your understanding of what 10:27:38AM 11 Mr. Welch.	<i>37</i> 11 <b>v1</b>
drinking the plaintiffs allege they witnessed in 12 THE WITNESS: I met with Mr. Welch. 10:29:1	8AM
this case?  13 MR. NOVIKOFF: Leave it right there. 10:29:19	
14 A Once again, nothing specific. 10:27:44AM 14 BY MR. GOODSTADT: 10:29:20Al	
15 Q Do you know who they alleged to have 10:27:46AM 15 Q And you met with Mr. Welch in 10:29:21	
16 witnessed drinking? 16 preparation for today's deposition?	AIVI
17 A No, I don't. 10:27:49AM 17 A Yes. 10:29:24AM	
	:24AM
19 witnessed having sex? 19 A Two days ago. 10:29:26AM	.24AIVI
20 A No, I don't. 10:27:52AM 20 <b>Q</b> You met with him at his office? 10:29:28A	м
21 Q Do you know who they alleged having to 10:27:53AM 21 A Yes. 10:29:29AM	.111
have witnessed exercising excessive force? 22 Q How long was that meeting? 10:29:30A	м
23 A No, I don't. 10:27:58AM 23 A Two hours. 10:29:32AM	.141
Q What's the basis of your understanding 10:28:00AM 24 Q Did you review any documents during 10:29	.21AM
	.34AWI
25 that that's what they're alleging? 25 that meeting?	
Page 30	.ge 32
1 TYREE BACON 1 TYREE BACON	
2 A From the complaint, from the rumor 10:28:05AM 2 A My personnel jacket. 10:29:36AM	
3 mill, from being here. 3 Q Did your personnel jacket refresh your 10:29:	39AM
4 Q So let's take those in order First 10:28:14AM 4 recollection about any facts or issues?	
5 <b>one you said is you learned from the complaint.</b> 5 A He took the paperwork out and asked me 10:29:4	5AM
6 <b>Didn't you testify you never saw a copy of the</b> 6 questions based on, you know, the time frame I	
7 <b>complaint?</b> 7 was employed by Ocean Beach	
8 A Correct. You're telling me about the 10:28:27AM 8 MR. NOVIKOFF: No, no. Don't go 10:29:52	AM
9 complaint. I met with a lawyer. 9 through any specific. You can answer that	
10 <b>Q</b> I don't want to know any of the 10:28:32AM 10 he took out some paper; he showed it to you.	00 A M
10 <b>Q</b> I don't want to know any of the 10:28:32AM 10 he took out some paper; he showed it to you.  11 substance of the discussion that you may have 11 THE WITNESS: He didn't show me any 10:30:	OUAIVI
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11 <b>substance of the discussion that you may have</b> 11 THE WITNESS: He didn't show me any 10:30:	OOAW
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11substance of the discussion that you may have11THE WITNESS: He didn't show me any10:30:12had with your lawyer. But you said that the12documents. He took them out, and he asked13complaint is your basis, not your lawyer. You13questions based on those documents.	M
11substance of the discussion that you may have11THE WITNESS: He didn't show me any10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:	M M
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11substance of the discussion that you may have11THE WITNESS: He didn't show me any10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:30:10:	M M
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11substance of the discussion that you may have11THE WITNESS: He didn't show me any10:30:1012had with your lawyer. But you said that the12documents. He took them out, and he asked13complaint is your basis, not your lawyer. You13questions based on those documents.14said the complaint.14MR. NOVIKOFF: Got it. Okay.10:30:05A15MR. NOVIKOFF: He said the complaint.15BY MR. GOODSTADT:10:30:05A16He didn't specify the written complaint.16Q But before I asked you the question 10:30:05A17MR. GOODSTADT:10:28:43AM17whether you reviewed any documents during that18BY MR. GOODSTADT:10:28:44AM18meeting with Mr. Welch. You said that you19Q So what complaint are you10:28:44AM19reviewed your personnel jacket; is that correct?20MR. NOVIKOFF: And then the witness10:28:46AM20MR. NOVIKOFF: Objection.10:30:15AM21did say he talked to his lawyers about that,21You can answer.10:30:15AM	M M 5 <b>AM</b> M
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8 (Pages 29 to 32)

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	12	2236
	Page 33	Page 35
1	TYREE BACON	1 TYREE BACON
2		2 you know what the five plaintiffs were suing
3	Q Did you actually read any documents 10:30:24AM during that meeting?	3 over in this case?
4	A No, I did not. 10:30:27AM	4 A No. 10:32:06AM
5	*	
	Q So I'll just go back to, again, you 10:30:29AM said that when I asked you your basis of your	**************************************
6	· · ·	6 or at least your understanding of what the 7 five plaintiffs in this case were suing over?
7	understanding of what was alleged, you said a	
8	complaint. What complaint were you referring	8 A That would've been Wednesday, when I 10:32:15AM
9	to?	9 went with Mr. Welch.
10	A The complaint that brought me here to 10:30:41AM	10 Q So is it your testimony, sir, that 10:32:20AM
11	do this deposition.	11 prior to this Wednesday, you didn't know any of
12	Q But you never saw that complaint? 10:30:44AM	12 the allegations in the complaint?
13	A I did not. 10:30:46AM	13 MR. NOVIKOFF: Objection. 10:32:29AM
14	Q Now, you said the rumor mill was 10:30:47AM	14 You can answer. 10:32:30AM
15	another basis of your understanding of the	15 BY MR. GOODSTADT: 10:32:31AM
16	allegations, correct?	16 Q Is that your testimony? 10:32:32AM
17	A Correct. 10:30:53AM	17 A No, I didn't. 10:32:33AM
18	Q What did you mean by the rumor mill? 10:30:54AM	18 Q You never spoke to Richard Bosetti 10:32:33AM
19	A Go to work, guys say that there's been 10:30:56AM	19 about it?
20	a complaint filed, nothing specific.	20 A No. 10:32:36AM
21	Q Who said there was a complaint filed? 10:31:05AM	21 Q How long did the rumor mill go on for? 10:32:39AM
22	A I can't remember anybody specific. 10:31:07AM	22 A I'd hear at the beginning of the 10:32:45AM
23	Q Just guys generally? 10:31:12AM	23 shift. I'd go out on patrol, do my thing. I
24	A In general, correct. 10:31:13AM	24 may have heard it once or twice.
25	Q How many guys? 10:31:15AM	25 Q And once or twice during the summer 10:32:52AM
	Q 110W many gays. 10.31.13/101	- S Time once of twice during the summer Totality
	Page 34	Page 36
1	Page 34  TYREE BACON	Page 36  1 TYREE BACON
1 2	Page 34  TYREE BACON  A I don't know. Could've been two or 10:31:19AM	Page 36  1 TYREE BACON 2 during the season of '08?
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	TYREE BACON  A I don't know. Could've been two or 10:31:19AM three. It could've been five or six. I don't remember any specifics.  Q When did rumor mill start? 10:31:24AM  A Last summer. 10:31:27AM  Q So the summer of '07 or the summer of 10:31:29AM '08?  A The summer of '08, upon my arrival 10:31:32AM back from Iraq.  Q That's when you heard from the rumor 10:31:36AM mill that there was  A Yes. 10:31:39AM  Q a complaint that was filed? 10:31:39AM  A Yes. 10:31:40AM  Q What was stated about the complaint 10:31:42AM that was filed?  A Nothing specific. That the five guys 10:31:45AM	TYREE BACON  during the season of '08?  A Yes. 10:32:56AM  Q Did you ever discuss your viewpoint, I 10:32:59AM believe you called it I don't remember what you called it, but something to the effect that it was nonsense. Did you ever discuss that viewpoint with anybody?  MR. NOVIKOFF: Objection. 10:33:11AM  A I'm sure I turned around and said it 10:33:12AM was probably nonsense. I may have even used words like bullshit.  Q Okay. At the time you heard the rumor 10:33:19AM mill, you used the words like bullshit?  A I may have. 10:33:23AM Q But how would you say it's bullshit if 10:33:24AM you had no idea of what was being alleged at that time, until last Wednesday?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	TYREE BACON  A I don't know. Could've been two or 10:31:19AM three. It could've been five or six. I don't remember any specifics.  Q When did rumor mill start? 10:31:24AM  A Last summer. 10:31:27AM  Q So the summer of '07 or the summer of 10:31:29AM '08?  A The summer of '08, upon my arrival 10:31:32AM back from Iraq.  Q That's when you heard from the rumor 10:31:36AM mill that there was  A Yes. 10:31:39AM  Q a complaint that was filed? 10:31:39AM  A Yes. 10:31:40AM  Q What was stated about the complaint 10:31:42AM that was filed?  A Nothing specific. That the five guys 10:31:45AM who were not working for the village anymore	TYREE BACON  1 TYREE BACON 2 during the season of '08? 3 A Yes. 10:32:56AM 4 Q Did you ever discuss your viewpoint, I 10:32:59AM 5 believe you called it I don't remember what 6 you called it, but something to the effect that 7 it was nonsense. Did you ever discuss that 8 viewpoint with anybody? 9 MR. NOVIKOFF: Objection. 10:33:11AM 10 A I'm sure I turned around and said it 10:33:12AM 11 was probably nonsense. I may have even used 12 words like bullshit. 13 Q Okay. At the time you heard the rumor 10:33:19AM 14 mill, you used the words like bullshit? 15 A I may have. 10:33:23AM 16 Q But how would you say it's bullshit if 10:33:24AM 17 you had no idea of what was being alleged at
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	TYREE BACON  A I don't know. Could've been two or 10:31:19AM three. It could've been five or six. I don't remember any specifics.  Q When did rumor mill start? 10:31:24AM  A Last summer. 10:31:27AM  Q So the summer of '07 or the summer of 10:31:29AM '08?  A The summer of '08, upon my arrival 10:31:32AM back from Iraq.  Q That's when you heard from the rumor 10:31:36AM mill that there was  A Yes. 10:31:39AM  Q a complaint that was filed? 10:31:39AM  A Yes. 10:31:40AM  Q What was stated about the complaint 10:31:42AM that was filed?  A Nothing specific. That the five guys 10:31:45AM	TYREE BACON  during the season of '08?  A Yes. 10:32:56AM  Q Did you ever discuss your viewpoint, I 10:32:59AM believe you called it I don't remember what you called it, but something to the effect that it was nonsense. Did you ever discuss that viewpoint with anybody?  MR. NOVIKOFF: Objection. 10:33:11AM  A I'm sure I turned around and said it 10:33:12AM was probably nonsense. I may have even used words like bullshit.  Q Okay. At the time you heard the rumor 10:33:19AM mill, you used the words like bullshit?  A I may have. 10:33:23AM Q But how would you say it's bullshit if 10:33:24AM you had no idea of what was being alleged at that time, until last Wednesday?
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	TYREE BACON  A I don't know. Could've been two or 10:31:19AM three. It could've been five or six. I don't remember any specifics.  Q When did rumor mill start? 10:31:24AM  A Last summer. 10:31:27AM  Q So the summer of '07 or the summer of 10:31:29AM '08?  A The summer of '08, upon my arrival 10:31:32AM back from Iraq.  Q That's when you heard from the rumor 10:31:36AM mill that there was  A Yes. 10:31:39AM  Q a complaint that was filed? 10:31:39AM  A Yes. 10:31:40AM  Q What was stated about the complaint 10:31:42AM that was filed?  A Nothing specific. That the five guys 10:31:45AM who were not working for the village anymore filed a complaint and they're suing the village.	TYREE BACON  during the season of '08?  A Yes. 10:32:56AM  Q Did you ever discuss your viewpoint, I 10:32:59AM believe you called it I don't remember what you called it, but something to the effect that it was nonsense. Did you ever discuss that viewpoint with anybody?  MR. NOVIKOFF: Objection. 10:33:11AM  A I'm sure I turned around and said it 10:33:12AM was probably nonsense. I may have even used words like bullshit.  Q Okay. At the time you heard the rumor 10:33:19AM mill, you used the words like bullshit?  A I may have. 10:33:23AM  Q But how would you say it's bullshit if 10:33:24AM you had no idea of what was being alleged at that time, until last Wednesday?  MR. NOVIKOFF: Objection. 10:33:28AM Argumentative.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	TYREE BACON  A I don't know. Could've been two or 10:31:19AM three. It could've been five or six. I don't remember any specifics.  Q When did rumor mill start? 10:31:24AM  A Last summer. 10:31:27AM  Q So the summer of '07 or the summer of 10:31:29AM '08?  A The summer of '08, upon my arrival 10:31:32AM back from Iraq.  Q That's when you heard from the rumor 10:31:36AM mill that there was  A Yes. 10:31:39AM  Q a complaint that was filed? 10:31:39AM  A Yes. 10:31:40AM  Q What was stated about the complaint 10:31:42AM that was filed?  A Nothing specific. That the five guys 10:31:45AM who were not working for the village anymore filed a complaint and they're suing the village.  Q Did anyone tell you what they were 10:31:55AM	TYREE BACON  during the season of '08?  A Yes. 10:32:56AM  Q Did you ever discuss your viewpoint, I 10:32:59AM  believe you called it I don't remember what  you called it, but something to the effect that  it was nonsense. Did you ever discuss that  viewpoint with anybody?  MR. NOVIKOFF: Objection. 10:33:11AM  A I'm sure I turned around and said it 10:33:12AM  was probably nonsense. I may have even used  words like bullshit.  Q Okay. At the time you heard the rumor 10:33:19AM  mill, you used the words like bullshit?  A I may have. 10:33:23AM  Q But how would you say it's bullshit if 10:33:24AM  you had no idea of what was being alleged at  that time, until last Wednesday?  MR. NOVIKOFF: Objection. 10:33:28AM  Argumentative.  You can answer. 10:33:29AM
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	TYREE BACON  A I don't know. Could've been two or 10:31:19AM three. It could've been five or six. I don't remember any specifics.  Q When did rumor mill start? 10:31:24AM  A Last summer. 10:31:27AM  Q So the summer of '07 or the summer of 10:31:29AM '08?  A The summer of '08, upon my arrival 10:31:32AM back from Iraq.  Q That's when you heard from the rumor 10:31:36AM mill that there was  A Yes. 10:31:39AM  Q a complaint that was filed? 10:31:39AM  A Yes. 10:31:40AM  Q What was stated about the complaint 10:31:42AM that was filed?  A Nothing specific. That the five guys 10:31:45AM who were not working for the village anymore filed a complaint and they're suing the village.  Q Did anyone tell you what they were 10:31:55AM suing the village for?	TYREE BACON  during the season of '08?  A Yes. 10:32:56AM  Q Did you ever discuss your viewpoint, I 10:32:59AM believe you called it I don't remember what you called it, but something to the effect that it was nonsense. Did you ever discuss that viewpoint with anybody?  MR. NOVIKOFF: Objection. 10:33:11AM  A I'm sure I turned around and said it 10:33:12AM was probably nonsense. I may have even used words like bullshit.  Q Okay. At the time you heard the rumor 10:33:19AM mill, you used the words like bullshit?  A I may have. 10:33:23AM  Q But how would you say it's bullshit if 10:33:24AM you had no idea of what was being alleged at that time, until last Wednesday?  MR. NOVIKOFF: Objection. 10:33:28AM  Argumentative.  You can answer. 10:33:29AM  A I don't know. 10:33:33AM
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	TYREE BACON  A I don't know. Could've been two or 10:31:19AM three. It could've been five or six. I don't remember any specifics.  Q When did rumor mill start? 10:31:24AM  A Last summer. 10:31:27AM  Q So the summer of '07 or the summer of 10:31:29AM '08?  A The summer of '08, upon my arrival 10:31:32AM back from Iraq.  Q That's when you heard from the rumor 10:31:36AM mill that there was  A Yes. 10:31:39AM  Q a complaint that was filed? 10:31:39AM  A Yes. 10:31:40AM  Q What was stated about the complaint 10:31:42AM that was filed?  A Nothing specific. That the five guys 10:31:45AM who were not working for the village anymore filed a complaint and they're suing the village.  Q Did anyone tell you what they were 10:31:55AM suing the village for?  A No. 10:31:58AM	TYREE BACON  during the season of '08?  A Yes. 10:32:56AM  Q Did you ever discuss your viewpoint, I 10:32:59AM believe you called it I don't remember what you called it, but something to the effect that it was nonsense. Did you ever discuss that viewpoint with anybody?  MR. NOVIKOFF: Objection. 10:33:11AM  A I'm sure I turned around and said it 10:33:12AM was probably nonsense. I may have even used words like bullshit.  Q Okay. At the time you heard the rumor 10:33:19AM mill, you used the words like bullshit?  A I may have. 10:33:23AM Q But how would you say it's bullshit if 10:33:24AM you had no idea of what was being alleged at that time, until last Wednesday? MR. NOVIKOFF: Objection. 10:33:29AM Argumentative. You can answer. 10:33:29AM Argumentative. A I don't know. 10:33:33AM MR. NOVIKOFF: Also form. 10:33:33AM

9 (Pages 33 to 36)

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1	TYREE BACON	1	TYREE BACON
2	it. They were not invited back for a reason,	2	say.
3	and now they're making allegations to justify	3	Q Well, you just told me about an 10:35:16AM
4	why they're not back; and from things that I've	4	assumption that you made.
5	observed when working, I thought it was	5	A Right. 10:35:19AM
6	nonsense.	6	Q And I want to know what lead you to 10:35:19AM
7	Q But what did you think was nonsense if 10:33:49AM	7	that assumption.
8	you didn't know what the allegations were until	8	MR. NOVIKOFF: And you is asked that 10:35:22AM
9	Wednesday?	9	when you said what was the basis of your
10	A I didn't 10:33:54AM	10	assumption that was nonsense, and he
11	MR. NOVIKOFF: Wait. You've got to 10:33:55AM	11	answered that. I'm going to object.
12	let him finish.	12	But you have to answer again. 10:35:29AM
13	Andrew, did you finish the question? 10:33:57AM	13	A Okay. 10:35:31AM
14	MR. GOODSTADT: I did. 10:33:59AM	14	MR. GOODSTADT: No, no, no. 10:35:32AM
15	MR. NOVIKOFF: Do you want to just 10:34:00AM	15	BY MR. GOODSTADT: 10:35:33AM
16	read it back so we're clear, please.	16	Q The question, the basis of nonsense, 10:35:33AM
17	(Whereupon, the requested portion was 10:34:02AM	17	is different than what was the basis of your
18	read back by the court reporter: But what	18	assumption that they were alleging misconduct
19	did you think was nonsense if you didn't	19	and they were fired for that misconduct.
20	know what the allegations were until	20	A That assumption 10:35:43AM
21	Wednesday?)	21	MR. NOVIKOFF: And you've already 10:35:44AM
22	MR. NOVIKOFF: Note my objection. 10:34:13AM	22	asked that question also. Objection to
23	A Generally speaking, because I didn't 10:34:14AM	23	form.
24	know any specifics of it, I generally thought it	24	But you please answer the question. 10:35:46AM
25	was nonsense	25	A That assumption led me to believe it 10:35:46AM
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1	TYREE BACON	1	TYREE BACON
2	Q Okay. But you didn't know any of the 10:34:21AM	2	was nonsense.
3	specifics of it, but did you know any	3	Q I'm not asking how you reached the 10:35:51AM
4	generalities of it, other than the fact there	4	assumption that it was nonsense. I'm asking how
5	was a complaint filed?	5	you reached the assumption that they were
6	MR. NOVIKOFF: Objection. 10:34:31AM	6	alleging misconduct and they were fired because
7	A I knew that they were alleging 10:34:32AM	7	of that.
8	misconduct and that they weren't invited back	8	A Through the rumor mill. 10:36:01AM
9	because of that.	9	Q So you heard that's what they were 10:36:02AM
10	Q And how did you know that they were 10:34:41AM	10	alleging?
11	alleging misconduct and that they weren't	11	MR NOVIKOFF: Objection. 10:36:04AM
12	invited back because of that?	12	A Through the rumor mill, yes. 10:36:05AM
13	A Just through the rumor mill. 10:34:48AM	13	Q And who alerted you to the fact that 10:36:07AM
14	Q Okay. So the rumor mill was more than 10:34:50AM	14	they were alleging misconduct and that they were
15	just the fact that a complaint was filed. It	15	fired because of that?
16	was that a complaint was filed alleging	16	A Once again, through the rumor mill. 10:36:14AM
17	misconduct, and they weren't invited back	17	Nobody specific.
18	because of it. Was that the rumor mill?	18	Q The rumor mill at the Ocean Beach 10:36:17AM
19	MR. NOVIKOFF: Objection. 10:35:01AM	19	Police Department?
20	A I think that was probably what I had 10:35:01AM	20	A Yes. 10:36:20AM
21	assumed from it.	21	Q Was there anyone outside of the Ocean 10:36:20AM
22	Q What was the basis of that assumption? 10:35:04AM	22	Beach Police Department that was part of the
23	A We're going in circles here. You've 10:35:07AM	23	rumor mill?
24	asked questions, I've answered them You know,	24	A Not that I recall. 10:36:25AM
25	I don't understand what else you'd like me to	25	Q Then you testified that the third 10:36:27AM
		-	

10 (Pages 37 to 40)

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1	TYREE BACON	1	TYREE BACON
2	basis of your knowledge that those allegations	2	that it was bullshit, have you spoken with any
3	of drinking, sex and excessive force in this	3	other current or former employees at Ocean Beach
4	case was being here. What did you mean by that?	4	about the allegations in this lawsuit?
5	MR. NOVIKOFF: Objection. 10:36:39AM	5	MR. NOVIKOFF: Motion I'm sorry. 10:38:18AM
6	You can answer. 10:36:41AM	6	Objection to form.
7	A That's what I was informed by 10:36:42AM	7	You can answer the question. 10:38:21AM
8	Mr. Welch, was the general content of the	8	A No, I have not. 10:38:22AM
9	allegations that were made by them.	9	Q Have you ever spoken to any of the 10:38:24AM
10	Q Okay. So it was nothing you 10:36:50AM	10	individuals that I just listed about the fact
11	learned nothing you learned being here; it's	11	that a lawsuit had been filed?
12	something that you learned prior to being here?	12	A No, I have not. 10:38:30AM
13	A Yes. 10:36:55AM	13	Q And other than for Mr. Welch, have you 10:38:35AM
14	MR. NOVIKOFF: I just have to caution 10:36:57AM	14	spoken with anybody else in this world about
15	you. You can speak about meeting with	15	either the fact that a lawsuit had been filed or
16	Mr. Welch, meeting with me. You can speak	16	any allegations in the lawsuit?
17	about how long the meetings went on. You	17	A My wife. 10:38:46AM
18	can speak about what documents you needed to	18	Q Other than for your wife and 10:38:47AM
19	review to refresh your recollection, if any.	19	Mr. Welch, have you spoken to anybody else about
20	But you can't really talk about what	20	the fact that there's a lawsuit brought or any
21	Mr. Welch said to you and what you said to	21	allegations in the lawsuit?
22	Mr. Welch.	22	A My attorney (indicating). 10:38:55AM
23	BY MR. GOODSTADT: 10:37:28AM	23	Q Anyone else? 10:38:58AM
24	Q Have you ever spoken with George Hesse 10:37:31AM	24	A Nope. 10:39:00AM
25	about any allegations in this lawsuit?	25	Q When did you start working at Ocean 10:39:04AM
23	about any anegations in this lawsuit.	23	When the you start working at Occan 10.37.04AW
	Page 42		Page 44
1	TYREE BACON	1	TYREE BACON
2	A No, I have not. 10:37:35AM	2	Beach as a police officer?
3	Q Have you ever spoken to Mayor Loeffler 10:37:37AM	3	A Summer of 1990. 10:39:11AM
4	about any allegations in this lawsuit?	4	Q Did you ever drink while on duty at 10:39:17AM
5	A No, I have not. 10:37:41AM	5	Ocean Beach?
6	Q Have you ever spoken to Gary Bosetti 10:37:42AM	6	A Not on duty. 10:39:20AM
7	about any allegations in this lawsuit?	7	Q Did you ever drink during your tour? 10:39:28AM
8	A No, I have not. 10:37:47AM	8	A Actually, let me correct that. Yes, 10:39:30AM
9	Q Have you ever spoken to Richard 10:37:47AM	9	on duty.
10	Bosetti about any allegations in this lawsuit?	10	Q How many times did you drink on duty? 10:39:34AM
11	A No, I have not. 10:37:49AM	11	A Once. 10:39:36AM
12	Q Have you have spoken to Natalie Rogers 10:37:50AM	12	Q When was that? 10:39:36AM
13	about any allegations in this lawsuit?	13	A Prior to the defendants here being 10:39:42AM
14	A No, I have not. 10:37:55AM	14	terminated or let go or not invited back.
15	Q Have you ever spoken to Patrick Cherry 10:37:56AM	15	Q And how long prior to that? 10:39:51AM
16	about any allegations in this lawsuit?	16	A Probably the summer of '99. 10:39:59AM
17	A No, I have not. 10:37:58AM	17	Q And were you in uniform at the time? 10:40:07AM
18	Q Have you spoken with Mary Ann Minerva 10:37:58AM	18	A I was. 10:40:08AM
19	about any of the allegations in this lawsuit?	19	Q And where were you drinking? 10:40:09AM
20	A No. 10:38:00AM	20	A In the police station. 10:40:11AM
21	Q Have you spoken with any of the 10:38:00AM	21	Q What were you drinking? 10:40:15AM
22	plaintiffs about the allegations in this	22	A It was a rum and Coke. 10:40:17AM
23	lawsuit?	23	Q Why were you drinking on duty in 10:40:23AM
24	A No. 10:38:04AM	24	uniform?
25	Q And other than for your assumption 10:38:05AM	25	A It was towards the end of the shift, 10:40:27AM

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	Page 45	Page 47
1	TYREE BACON	1 TYREE BACON
2	we had gotten a pizza, and Ed Carter went across	2 appropriate.
3	the street to CJ's to get what I thought was a	3 Q Do you know if there's any rules or 10:42:17AM
4	pitcher of Coke; and when I poured a glass, it	4 policies against it at Ocean Beach?
5	turned out to be a pitcher of rum and Coke.	5 A I'm sure there are. 10:42:21AM
6	Q So Ed Carter brought back a pitcher of 10:40:42AM	
7	rum and Coke	7 officer would eat lunch, have a beer at lunch
8	A Yes, he did. 10:40:46AM	8 and then go on duty thereafter, you'd consider
9	Q to the station? 10:40:46AM	9 that to be improper?
10	A Yes, he did. 10:40:47AM	10 A Depending on how much time. If the 10:42:37AM
11	MR. NOVIKOFF: You've got to let him 10:40:47AM	guy's working a 4 to 12 and he had it at lunch
12	finish.	and he was fit for duty, no, I wouldn't see that
13	THE WITNESS: I understand. 10:40:49AM	13 as being improper.
14	BY MR. GOODSTADT: 10:40:50AM	14 Q How about if somebody had a beer 10:42:45AM
15	Q And at the time that he brought that 10:40:50AM	15 during their shift on the lunch break?
16	back and you tasted it and realized that it was	16 A I would think that that would be 10:42:50AM
17	rum and Coke, did you continue to drink it?	17 improper.
18	A No, I dumped it. 10:40:53AM	18 Q Even if it's only one beer, you think 10:42:54AM
19	Q So you only had one sip? 10:40:54AM	19 that's improper?
20	A Correct. 10:40:56AM	20 A Yes. 10:42:58AM
21	Q Have you ever witnessed any other 10:41:16AM	21 Q And why do you believe that's 10:42:58AM
22	police officers in Ocean Beach drinking while on	22 improper?
23	duty?	23 A Because you're on duty. 10:43:01AM
24	A No. 10:41:22AM	24 Q Do you know if there's any policy 10:43:04AM
25	Q Have you ever witnessed any Ocean 10:41:24AM	25 against drinking while on duty?
	Page 46	6 Page 48
1	TYREE BACON	1 TYREE BACON
2	Beach	2 A I'm sure there is. I can't cite it 10:43:08AM
3	A Let me correct that. 10:41:26AM	3 specifically.
4	That night, the other guys who were on 10:41:27AM	4 Q Did you ever have a drink in the 10:43:14AM
5	shift also experienced the same thing.	5 barracks prior to going on duty?
6	Q Who were the guys that were on shift? 10:41:33AM	6 A No. 10:43:18AM
7	A I don't recall who was working that 10:41:35AM	7 Q Did you ever hear that 10:43:25AM
8	particular tour.	8 MR. NOVIKOFF: Hold on one second. 10:43:27AM
9	Q Do you recall any of the people at all 10:41:37AM	9 THE WITNESS: No, I'm done. I just 10:43:29AM
10	who were working that tour?	10 wanted to make sure it wasn't anything
11	A No, I don't. 10:41:40AM	11 pressing.
12	Q Was Ed Carter on duty at the time? 10:41:41AM	12 BY MR. GOODSTADT: 10:43:34AM
13	A Yes, he was. 10:41:44AM	13 Q Did you ever hear of anybody 10:43:34AM
14	Q Anyone else other than for you and Ed 10:41:45AM	14 complaining about you drinking while on duty?
15	Carter?	15 A No. 10:43:39AM
16	A It was in the summertime, it was in 10:41:48AM	16 Q Did you ever drink at a bar in Ocean 10:43:42AM
17	July, so there were probably six or seven other	17 Beach?
18	officers.	18 A Yes. 10:43:46AM
19	Q Have you ever witnessed anybody drink 10:42:03AM	I 19 Q How many times? 10:43:48AM
20	before their shift?	20 A A handful of times. 10:43:50AM
21	A No. 10:42:07AM	21 Q How many is a handful? 10:43:52AM
22	Q Do you think it would be appropriate 10:42:10AM	22 A Half a dozen, a dozen. 10:43:54AM
23	for an officer to have a beer before going on	Q Was that on days that you worked? 10:43:58AM
24	tour?	24 A No. 10:44:01AM
•		105 0 0 1 1 1 11 10 10 14 0 14 0 14 0 14
25	A No, I don't think it would be 10:42:14AM	25 Q So it was on days where you didn't 10:44:05AM

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Pad	ge 49 Page 51
1 TYREE BACON	1 TYREE BACON
2 have any tours?	2 A I can't remember anything specific. 10:45:43AM
3 A Correct. 10:44:08AM	Q Do you recall what year it was? 10:45:45AM
Q So you came into Ocean Beach to go to 10:44:0	<b>09AM</b> 4 A It would've been after '99. 10:45:48AM
5 the bars, it wasn't after a tour?	5 MR. NOVIKOFF: Just before your next 10:45:52AM
6 A It may have 10:44:12AM	6 question, regular stips?
7 MR. NOVIKOFF: Objection. 10:44:14AM	MR. GOODSTADT: Regular stips. 10:45:54AM
8 You can answer. 10:44:14AM	8 A It was after '99. 10:45:58AM
9 A It may have been after a tour or it 10:44:15AM	9 Q Do you recall what year after '99? 10:45:59AM
10 may have been on my day off.	10 A No. 10:46:01AM
11 Q How many times did you go out drinking 10:44	4:20AM   11 Q What makes you believe that it was 10:46:05AM
12 after your tour in Ocean Beach?	12 <b>after '99?</b>
13 A Two or three times. 10:44:25AM	13 A Because it was after I came back. 10:46:07AM
14 Q Did you ever get drunk in the bars in 10:44:27	AM 14 George wasn't there when I was there the first
15 Ocean Beach?	15 time.
16 A No. 10:44:31AM	16 Q Okay. Which bar or bars did you go to 10:46:12AM
17 Q How many drinks does it take you to 10:44:3	1AM 17 with Mr. Hesse?
18 get drunk?	18 A Bacci Beach would've been one of them, 10:46:21AM
19 A Me? Three. 10:44:34AM	19 CJ's would've been one, and McGuire's.
Q So you never had three drinks at a bar 10:44:3	66AM 20 Q Any other bars that you've been to 10:46:34AM
21 in Ocean Beach?	21 with Mr Hesse in Ocean Beach?
22 A No. 10:44:40AM	22 A No. 10:46:37AM
Q Would you consider it dangerous to 10:44:46	
24 have a beer during your shift and then carry a	24 Mr. Hesse outside of Ocean Beach?
25 loaded firearm around?	25 A Yes. 10:46:41AM
Pac	ge 50 Page 52
1 TYREE BACON	1 TYREE BACON
2 MR. NOVIKOFF: Objection. 10:44:52AM	
3 You can answer. 10:44:53AM	3 A Three or four. 10:46:47AM
4 A Yes. 10:44:54AM	4 Q George Hesse a friend of yours? 10:46:49AM
5 Q Did you ever have to be relieved from 10:45:0	
6 your tour in a bar?	6 Q Do you guys socialize outside of work 10:46:53AM
7 A No. 10:45:07AM	7 <b>ever?</b>
8 Q Did you ever go to a bar in Ocean 10:45:13/	AM 8 A The Christmas party, the end-of-summer 10:46:55AM
9 Beach with either of the Bosetti brothers?	9 party. That's pretty much it.
10 A No. 10:45:18AM	10 Q Any other occasions that you 10:47:04AM
11 Q How about with Arnold Hardman? 10:45:	:19AM 11 socialized with Mr. Hesse outside of work?
12 A No. 10:45:22AM	12 A No, that's pretty much it. 10:47:07AM
13 <b>Q Walter Moeller? 10:45:23AM</b>	13 Q How many times did you go to Bacci 10:47:10AM
14 A Yes. 10:45:24AM	14 Beach with Mr. Hesse?
15 Q How many times with Moeller? 10:45:24	IAM 15 A Once. 10:47:14AM
16 A Once or twice. 10:45:26AM	16 Q Was that when you were off duty? 10:47:14AM
17 Q How about Patrick Cherry? 10:45:28A	
18 A None. 10:45:30AM	18 Q Was Mr. Hesse off duty? 10:47:18AM
19 <b>Q George Hesse?</b> 10:45:30AM	19 A I believe so. 10:47:20AM
20 A Yes. 10:45:31AM	20 <b>Q</b> Who else was there? 10:47:21AM
21 <b>Q How many times?</b> 10:45:32AM	MR. NOVIKOFF: You mean in his group? 10:47:24AM
22 A Once or twice. 10:45:33AM	22 BY MR. GOODSTADT: 10:47:25AM
Q When were the one or two times that 10:45:3	
24 you went to a bar in Ocean Beach with George	24 A Paul Carola was there. 10:47:27AM
25 Hesse?	25 <b>Q Anyone else? 10:47:31AM</b>

13 (Pages 49 to 52)

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	Page 5	53 Page 55
1	TYREE BACON	1 TYREE BACON
2	A That's all that I remember. 10:47:34AM	2 Q Who paid for that meal? 10:48:52AM
3	Q Did you guys eat a meal there? 10:47:35AM	3 A We divvied it up among the three of 10:48:55AM
4	A Yes. 10:47:37AM	4 us.
5	Q Did you have any drinks? 10:47:38AM	5 Q When did you go to McGuire's with 10:48:58AM
6	A I think I had a beer. 10:47:40AM	6 Hesse?
7	Q Do you know whether Hesse had any 10:47:42AN	
8	drinks?	8 remember when specifically.
9	A I don't recall. 10:47:44AM	9 Q Was it closer to '99 or closer to 10:49:12AM
10	Q Who paid for that meal? 10:47:44AM	10 today?
11	A We all paid for it. 10:47:46AM	11 A Closer to '99. 10:49:14AM
12	Q Individually? 10:47:47AM	12 Q Who else was there with you? 10:49:16AM
13	A Yes. 10:47:48AM	13 MR. NOVIKOFF: If anybody. 10:49:23AM
14	Q When did you go to CJ's with 10:47:49AM	14 A I don't remember. There was a crowd 10:49:25AM
15 16	Mr. Hesse?  A Same thing, it was for a meal. 10:47:53AM	<ul><li>there.</li><li>MR. GOODSTADT: You mean in his group? 10:49:29AM</li></ul>
17	A Same thing, it was for a meal. 10:47:53AM  Q When was it? 10:47:55AM	16 MR. GOODSTADT: You mean in his group? 10:49:29AM  17 BY MR. GOODSTADT: 10:49:30AM
18	A I don't remember specifically. 10:47:56AM	18 Q I was going to say with you. 10:49:30AM
19	Q You don't recall what year it was? 10:47:58AM	19 A With us, nothing. 10:49:31AM
20	A No. After '99. 10:48:00AM	20 Q So it was you and Hesse? 10:49:33AM
21	Q You don't recall what year between 10:48:04AM	
22	1999 and today it was?	Q Were you off duty at the time? 10:49:36AM
23	A Nothing specific. 10:48:08AM	23 A Yes. 10:49:38AM
24	Q Was it closer to today or closer to 10:48:11AM	24 Q Was Hesse off duty? 10:49:38AM
25	1999?	25 A I don't know. 10:49:40AM
	Page 5	54 Page 56
1	TYREE BACON	1 TYREE BACON
2	A Closer to '99. 10:48:14AM	2 Q Were either of you in uniforms? 10:49:42AM
3	Q Who else was at that meal at CJ's? 10:48:17AM	-
4	A I think Walter Moeller was there for 10:48:20AM	4 Q Was he? 10:49:44AM
5	that.	5 A No, he wasn't. 10:49:46AM
6	Q Anyone else? 10:48:24AM	6 Q Did you have any alcohol at that 10:49:47AM
7	A Not that I remember. 10:48:25AM	7 meeting?
8	Q Did you have any drinks at that meal? 10:48:26AM	M 8 A It wasn't a meeting. It was 10:49:49AM
9	A I think, once again, I had a beer with 10:48:28AM	9 Q Would you go there to have a meal? 10:49:52AM
10	my burger.	10 Did you have a meal there that day?
11	Q Do you know if Mr. Hesse had any 10:48:32AM	M 11 A No. That time we didn't have a meal, 10:49:55AM
12	drinks at that meal?	12 no.
13	A I don't recall. 10:48:35AM	Q So that time you were there to drink? 10:49:58AM
14	Q Were you on duty at the time? 10:48:36AM	14 A Just to be social. 10:50:00AM
15	A No, I was not. 10:48:37AM	15 Q Okay. Did you have any drinks that 10:50:01AM
16	Q Was Hesse on duty? 10:48:38AM	16 night?
17	A I don't know. 10:48:39AM	17 A Yes. 10:50:05AM
18	Q Was Moeller on duty? 10:48:40AM	18 Q What time were you at McGuire's? 10:50:06AM
19	A I don't know. 10:48:42AM	19 A It was after they were done with the 10:50:12AM
20	Q Were you wearing a uniform? 10:48:42AM	
21	A No. None of the guys were in 10:48:44AM	21 <b>Q Do you recall what month it was? 10:50:18AM</b> 22 A It was in the off season, so it had to 10:50:22AM
22	uniforms.  O You said page of the gave referring 10:48:48 AM	, , , , , , , , , , , , , , , , , , , ,
23	Q You said none of the guys, referring 10:48:48AM to Hesse and Moeller and yourself?	23 be after Labor Day. 24 Q Did you have any alcohol? 10:50:30AM
25	A Correct. 10:48:52AM	25 A Yes. 10:50:31AM
20	11 Correct. 10.40.32/4191	20 A 105. 10.JU.JIANI

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1		12	242	
2		Page 57		Page 59
2	1	TYREE BACON	1	TYREE BACON
3	2		2	
5	3	•	3	-
A Maybe one, two tops   10-50-37AM   5   Q Did you ever see them drink in the   10-52:16AM   6   Q Who paid for your drinks?   10:50-41AM   7   A I don't recall what he drank.   10-50-41AM   7   A No.   10-52:19AM   Q Did you ever see Arnold Bardman   10-52:27AM   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10   10-70-10	4		4	A Beer. 10:52:14AM
	5		5	O Did you ever see them drink in the 10:52:16AM
A	6	•	6	-
A	7		7	A No. 10:52:19AM
A	8	Q Who paid for your drinks? 10:50:42AM	8	Q Did you ever see Arnold Hardman 10:52:27AM
10   round and he bought a round.   10   Q   When you say "a round?   10   Q   When you say "a round?   12   What it means to pay a round?   12   What it means to pay a round?   13   A   You know, Ibought my drink and his   10:50:51AM   15   What it means to pay a round?   16   Q   So he did have alcohol that night?   10:50:58AM   16   Q   So he did have alcohol that night?   10:50:58AM   16   Q   So he did have alcohol that night?   10:50:58AM   17   MR. NOVIKOFF: Objection.   10:51:01AM   18   A   It may have been a soda. I don't   10:51:01AM   18   A   It may have been a soda. I don't   10:51:01AM   18   A   It may have been a soda. I don't   10:51:01AM   18   A   No.   10:51:16AM   22   Q   Was John Oley three with you?   10:51:11AM   23   A   No.   10:51:19AM   25   Q   Was beat Baced Beach with you?   10:51:19AM   25   Q   Was beat Baced Beach with you?   10:51:20AM   26   Q   Was beat Baced Beach with you?   10:51:20AM   27   Q   Who whout the Bosettis, did you ever 10:51:36AM   28   A   No.   10:51:36AM   29   Q   Was beat Baced Beach with you?   10:51:40AM   20   Q   What bear of the larm kind ocean Beach?   27   Q   Was beat Baced Beach with you?   10:51:40AM   27   Q   What do you mean by "all the time."   10:51:40AM   28   Seet herm in town.   20   Did you ever see them drunk in Ocean 10:51:50AM   28   Q   What vears?   10:51:515AM   29   Q   What vears?   10:51:55AM   20   Q   What vears?   10:51:55AM   20   Q   What vears?   10:51:55AM   20   Q   What vears?   10:52:05AM   21   A   No.   10:53:05AM   22   Q   What vears?   10:52:05AM   23   Q   What vears?   10:52:05AM   24   Q   Did you ever see them drink in Ocean 10:51:50AM   25   Q   What vears?   10:52:05AM   25   Q   What	9	A I paid for one, and I think I bought a 10:50:44AM	9	
12	10	round and he bought a round.	10	A I never saw Arnie drink at all. 10:52:31AM
13	11	Q When you say "a round," do you know 10:50:49AM	11	Q And other than for the times that you 10:52:33AM
the first time, and he bought, you know, his and mine the second time.  10	12		12	The state of the s
15 mine the second time.   15 mine the second time.   15 MR, NOVIKOFF: Objection.   10:51:058AM   16 No. NOVIKOFF: Objection.   10:51:00AM   17 may have been a soda. I don't   10:51:01AM   18	13	A You know, I bought my drink and his 10:50:51AM	13	George Hesse drink in Ocean Beach?
15 mine the second time.   15 mine the second time.   15 MR, NOVIKOFF: Objection.   10:51:058AM   16 No. NOVIKOFF: Objection.   10:51:00AM   17 may have been a soda. I don't   10:51:01AM   18	14	the first time, and he bought, you know, his and	14	MR. NOVIKOFF: Okay, other than 10:52:44AM
17	15	mine the second time.	15	
18	16	Q So he did have alcohol that night? 10:50:58AM	16	Q Other than what you testified to thus 10:52:45AM
19   recall what he drank. But I put money on the   20   bar; they took money from me. Then he put money   20   on the bar; they took money from bim.   22   Q   Was John Oley there with you?   10:51:11AM   23   drink in Ocean Beach?   24   Q   Was John Oley at CJ's with you?   10:51:16AM   25   Q   What places have you seen George Hesse 10:52:58AM   25   Q   Anywhere else?   10:53:15AM   25   Q   Was he at Bacci Beach with you?   10:51:20AM   25   Q   Anywhere else?   10:53:15AM   26   A   No.   10:51:22AM   27   A   No.   10:51:22AM   28   A   No.   10:51:22AM   29   Anywhere else?   10:53:20AM   29   Did you ever see Patrick Cherry drink   10:51:33AM   20   Did you ever see Patrick Cherry drink   10:51:33AM   20   Was he at Bacci Beach?   A   No.   10:51:22AM   20   Did you ever see Patrick Cherry drink   10:51:33AM   20   Was he on duty on any of those   10:53:20AM   20   Was he on duty on any of those   10:53:20AM   20   Was he in uniform on any of those   10:53:23AM   20   Was he do you mean by "all the time"   10:51:41AM   20   Did you ever see them drunk in Ocean   10:51:50AM   21   A   No.   10:53:30AM   22   No.   No.   10:53:34AM   23   A   A   Carry Representation   No.   No	17		17	
Description	18	A It may have been a soda. I don't 10:51:01AM	18	A Yes. 10:52:48AM
21	19	recall what he drank. But I put money on the	19	Q How many times? 10:52:48AM
Q	20	bar; they took money from me. Then he put money	20	A A handful of times, and that would be 10:52:50AM
23 A No. 10:51:16AM 24 Q Was John Oley at CJ's with you? 10:51:16AM 25 A No. 10:51:19AM 25 Q Anywhere else? 10:53:15AM 25 Q Anywhere else? 10:53:15AM 26 Q May he at Bacci Beach with you? 10:51:20AM 3 A No. 10:51:22AM 3 Q Was he at Bacci Beach with you? 10:51:20AM 3 A No. 10:51:22AM 4 Q Did you ever see Patrick Cherry drink 10:51:33AM 4 0ccasions? 4 Q Was he on duty on any of those 10:53:20AM 0ccasions? 5 A I don't believe so. 10:53:22AM 0ccasions? 6 Q Was he in uniform on any of those 10:53:23AM 0ccasions? 8 see them drink at Ocean Beach? 8 A No. 10:51:40AM 10 Q What do you mean by "all the time"? 10:51:41AM 11 A Off duty. I worked midnights, they 10:51:42AM 11 A Northwest off duty, I'd 12 Q Did you ever see them drunk in Ocean 10:51:50AM 12 Q Is there any policy regarding drinking 10:53:40AM 13 see them in town. 10 do you were see them drunk in Ocean 10:51:50AM 15 Beach? 10:51:57AM 16 A I may have once or twice. 10:51:57AM 17 Q What years? 10:51:57AM 18 A I have no idea. It was after '9 I 0:51:57AM 19 Q Did you ever see them drinking in the 10:52:03AM 19 Q Did you ever see them drinking in the 10:52:03AM 19 Q Did you ever see them drinking in the 10:52:05AM 20 A A couple of times. 10:52:05AM 21 A No. I don't believe there was. 10:53:44AM 19 Q Did you ever see them drinking in the 10:52:05AM 21 A No, I don't believe there was. 10:53:44AM 19 Q Did you ever see them drinking in the 10:52:05AM 21 A No, I don't believe there was. 10:53:44AM 19 Q Vou don't recall Joe Loeffler, Sr. 10:53:44AM 19 Q Vou don't recall Joe Loeffler, Sr. 10:53:44AM 19 Q Vou don't recall Joe Loeffler, Sr. 10:53:44AM 19 Q Vou don't recall Joe Loeffler, Sr. 10:53:52AM 21 A No was, But under Eddie Paradiso, I don't Eddie 19:50:50 AM 22 Changed some of the policies and procedures, and	21	on the bar; they took money from him.	21	two, three, four, five. I'm not certain.
24	22	Q Was John Oley there with you? 10:51:11AM	22	Q What places have you seen George Hesse 10:52:58AM
Page 58	23	A No. 10:51:16AM	23	drink in Ocean Beach?
Page 58   Page 58   Page 60	24	Q Was John Oley at CJ's with you? 10:51:16AM	24	A CJ's, the Albatross, McGuire's. 10:53:02AM
TYREE BACON   1	25	A No. 10:51:19AM	25	Q Anywhere else? 10:53:15AM
Q Was he at Bacci Beach with you? 10:51:20AM A No. 10:51:22AM Q Did you ever see Patrick Cherry drink 10:51:33AM A No. 10:51:36AM Beach? A Yeah, all the time. 10:51:40AM A Yeah, all the time. 10:51:40AM A Off duty. I worked midnights, they 10:51:42AM A Off duty. I worked midnights, they 10:51:42AM Beach? A I may have once or twice. 10:51:50AM Beach? A I may have once or twice. 10:51:55AM A I have no idea. It was after '99. 10:51:57AM A I have no idea. It was after '99. 10:51:57AM A Yes. 10:52:05AM A No. 10:53:20AM A No. 10:53:23AM A No. 10:53:23AM B Q Did you ever see George Hesse drunk in 10:53:27AM Beach?		Page 58		Page 60
Q Was he at Bacci Beach with you? 10:51:20AM A No. 10:51:22AM Q Did you ever see Patrick Cherry drink 10:51:33AM A No. 10:51:36AM Beach? A Yeah, all the time. 10:51:40AM A Yeah, all the time. 10:51:40AM A Off duty. I worked midnights, they 10:51:42AM A Off duty. I worked midnights, they 10:51:42AM Beach? A I may have once or twice. 10:51:50AM Beach? A I may have once or twice. 10:51:57AM A I have no idea. It was after '99. 10:51:57AM A I have no idea. It was after '99. 10:51:57AM A Yesh. 10:52:05AM A No. 10:53:40AM Barracks? A I think that's about it. 10:53:16AM A I don't believe so. 10:53:22AM A I don't believe so. 10:53:22AM A No. 10:53:23AM B Q Did you ever see George Hesse drunk in 10:53:27AM B A No. 10:53:30AM B Q Did you ever see them drunk in Ocean 10:51:50AM B Wink MR. NOVIKOFF: Presently? 10:53:40AM B A I have no idea. It was after '99. 10:51:57AM B A I have no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:51:57AM B A Thave no idea. It was after '99. 10:53:44AM B A No. I	1	TYPEE BACON	1	TVDEE RACON
3 Q Was he on duty on any of those 10:53:20AM 4 Q Did you ever see Patrick Cherry drink 10:51:33AM 5 at Ocean Beach? 6 A No. 10:51:36AM 6 Q Was he in uniform on any of those 10:53:22AM 7 Q How about the Bosettis, did you ever 10:51:36AM 7 occasions? 8 see them drink at Ocean Beach? 9 A Yeah, all the time. 10:51:40AM 9 Q Did you ever see George Hesse drunk in 10:53:27AM 10 Q What do you mean by "all the time"? 10:51:41AM 10 Ocean Beach? 11 A Off duty. I worked midnights, they 10:51:42AM 11 A No. 10:53:30AM 12 worked 4 to 12s. When they got off duty, I'd 12 Q Is there any policy regarding drinking 10:53:34AM 13 see them in town. 14 Q Did you ever see them drunk in Ocean 10:51:50AM 14 MR. NOVIKOFF: Presently? 10:53:40AM 15 Beach? 10:51:54AM 16 Q AI may have once or twice. 10:51:54AM 17 Q What years? 10:51:57AM 18 A I have no idea. It was after '99. 10:51:57AM 19 Q Did you ever see them drinking in the 10:52:03AM 19 Q You don't recall Joe Loeffler, Sr. 10:53:44AM 19 Darracks? 10:52:05AM 20 Darracks? 10:52:05AM 21 A A couple of times. 10:52:05AM 22 A That was back in the early '90s, there 10:53:52AM 23 A A couple of times. 10:52:05AM 24 changed some of the policies and procedures, and				'
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Q How many is a couple? 10:52:08AM 24 changed some of the policies and procedures, and	22		22	•
	23	-	23	·
25 A Two or three. 10:52:10AM 25 we never all got copies of them.	24			•
	25	A Two or three. 10:52:10AM	25	we never all got copies of them.

15 (Pages 57 to 60)

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1 TYREE BACON	1 TYREE BACON
2 Q Did he change that policy? 10:54:04AM	2 everybody who was on the roster at one point or
3 A I have no idea. 10:54:06AM	3 another had taken a beer out of the refrigerator
4 Q So you don't know one way or the other 10:54:07AM	4 which had been confiscated previously, whether
5 whether it was still	5 it was that tour, a week before, and would take
6 A No. 10:54:11AM	6 one for the ride home.
7 Q in effect? 10:54:11AM	7 Q What do you mean, would take one for 10:56:05AM
8 A No, I do not. 10:54:12AM	8 the ride home?
9 Q Did you ever confiscate any beer in 10:54:15AM	9 A Weed take it. When we got to the 10:56:09AM
10 Ocean Beach?	10 checkpoint, we'd have a cold one before we left.
11 A No, I didn't. 10:54:18AM	11 Q Did you ever drink the beer in the 10:56:14AM
Q Was there a policy as to what would 10:54:20AM	12 vehicle on the way to the checkpoint?
13 happen to beer that would be confiscated in	13 A No, I did not. 10:56:19AM
14 Ocean Beach?	14 Q Did you ever witnesses anybody drink a 10:56:20AM
MR. NOVIKOFF: Objection. 10:54:27AM	15 beer in the police vehicle on the way to the
16 A None that I'm aware of. 10:54:29AM	16 station on the way to the checkpoint?
Q So had you had the occasion to 10:54:31AM	17 A No. 10:56:29AM
18 confiscate beer, you wouldn't know what to do	18 Q Did you ever go in a vehicle with 10:56:29AM
19 with it?	19 either of the Bosetti brothers to the
20 MR. NOVIKOFF: Objection. 10:54:36AM	20 checkpoint?
21 If you can answer. 10:54:39AM	21 A No. 10:56:37AM
22 A No, I don't. 10:54:40AM	22 <b>Q</b> Did you ever go in a 10:56:37AM
Q Do you know whether police officers, 10:54:46AM	23 A Let me there were times when we 10:56:37AM
24 whether on duty or off, were permitted to drink	24 brought them out. If I worked midnights and
25 beer that was confiscated?	25 they worked 4 to 12s, and they chose to stay
Page 62	Page 64
1 TYREE BACON	1 TYREE BACON
2 MR. NOVIKOFF: Objection. 10:54:56AM	2 around to go frequent any of the establishments,
3 A Repeat that. 10:54:57AM	3 after 4:00, 5:00 in the morning, when the place
4 Q Do you know whether police officers in 10:54:58AM	4 closed up, we may take them to the checkpoint.
5 Ocean Beach, whether they be on duty or off	5 That's happened, yes.
6 duty, were entitled or permitted to drink beer	6 Q Why would you or any other officers 10:56:56AM
7 that was confiscated?	7 take them to the checkpoint?
8 MR. NOVIKOFF: Objection. 10:55:09AM	8 A So they can get their cars and go home 10:57:01AM
9 A I don't know if that was permitted or 10:55:10AM	9 so they didn't have to wait for the ferry in the
10 not, no.	10 morning.
Q Do you know whether that happened or 10:55:13AM	11 Q So you did that while you were on 10:57:05AM
12 <b>not?</b>	12 <b>duty?</b>
13 A Yes, it happened all the time. 10:55:14AM	13 A Yes. 10:57:08AM
14 Q And who drank beer that was 10:55:16AM	14 Q Did anybody instruct you to do that? 10:57:08AM
15 <b>confiscated?</b>	15 A Nobody instructed me to do it. We did 10:57:12AM
16 A Everybody. 10:55:20AM	16 not just for them. We did it for almost anybody
17 <b>Q</b> Tell me who. 10:55:21AM	who chose to stick around after their shift and
18 A Well, we can start with one, two, 10:55:24AM	18 they needed a ride out. It was after the water
19 three of the defendants.	19 taxis had shut down.
20 <b>Q Which ones?</b> 10:55:30AM	20 Q When you say almost anyone, you mean 10:57:21AM
A Or complainants, whatever 10:55:30AM	21 almost any of the police officers?
MR. NOVIKOFF: Plaintiffs. 10:55:32AM	22 A Yes. 10:57:25AM
THE WITNESS: Plaintiffs, thank you. 10:55:33AM	Q Who else have you driven off, other 10:57:25AM
A Myself, the Bosettis, Walter Moeller, 10:55:35AM	24 than the Bosettis, during your shift?
25 Chief Hesse, Chief Paradiso. Just about	25 A During my shift? Anybody who's on the 10:57:29AM

16 (Pages 61 to 64)

Case 2:07-cv-01215-SJF-ETB Document 170-3 Filed 01/15/10 Page 17 of 116 PageID #: Page 65 Page 67 TYREE BACON TYREE BACON 1 1 2 2 Which plaintiffs were you referring to? roster. Anybody who was a member of the 3 3 department between 1999 and now has been driven A Mr. Carter, Mr. Snyder and Mr. Nofi. 10:59:26AM 4 MR. NOVIKOFF: I'm sorry. Carter, 4 back to the checkpoint at one point or another. 10:59:35AM 5 Q So my question was: Who have you 5 Snyder and Nofi? 10:57:40AM 6 driven back to the check point while you were on 6 BY MR. GOODSTADT: 10:59:38AM 7 7 Q How many times did you see Carter 10:59:38AM tour? 8 8 drink beer that was confiscated? A I've driven the Bosettis. I've driven 10:57:46AM 9 9 Chief Hesse. Who else? John Oley, Gordon A bunch. 10:59:41AM 10 Barra, Brian Butler. And those are some of the 10 O How many? 10:59:41AM 11 10:59:42AM 11 names. I'm sure there's at least 10 others that Α Half dozen. You actually witnessed him drinking 10:59:43AM 12 escape me. 12 0 13 13 Q Have you ever driven any of the 10:58:12AM the beer? 10:59:46AM 14 plaintiffs to the checkpoint while you were on 14 Α 15 15 tour? O Where did he drink those beers? 10:59:46AM A Not that I recall. 10:59:48AM 16 10:58:17AM 16 Α Station house, barracks. 17 Each time you drove any of those 10:58:19AM 17 Did you ever drink any of the beer in 10:59:50AM Q 18 officers that you testified to, it was because 18 the station house? 19 they stayed around after their tour, going to 19 Α No. 10:59:53AM 20 the bars? 20 Did you ever drink any of the beer 10:59:54AM 21 A Or -- yes. 10:58:28AM 21 that you took from the refrigerator in the 22 barracks? Did you ever sleep in the barracks? 10:58:29AM 22 23 A few times. 10:58:30AM 23 Α 10:59:59AM Α Ves 10:58:32AM 24 24 Q Overnight? Q So other than the barracks and the 11:00:00AM 25 25 No. 10:58:33AM checkpoint, where else would you drink beer that Α Page 66 Page 68

1 TYREE BACON 2 Q Did you ever sleep in the barracks 10:58:35AM 3 during a tour? 4 Α Yes. 10:58:38AM 5 Q How many times? 10:58:38AM

6 A couple of times. 10:58:40AM Α 7 Q Did anyone know about that? 10:58:43AM

Sure. When you take your meal break, 10:58:45AM you go up to the barracks and try to catch a

9 10 couple of winks.

8

10:58:52AM 11 That was an accepted practice? 12 I was on my meal break. 10:58:54AM

13 Q But is that an accepted practice -- 10:58:55AM

10:58:59AM 14 Α 15

Q -- on your meal practice break to go 10:58:59AM

16 catch a couple of winks up in the barracks? 17

A Yes. 10:59:04AM

18 What time would you take your meal 10:59:04AM

19 breaks during the midnight to 8 tour?

20 A Five. After 5. 10:59:11AM

21 Q After the bars shut down and the town 10:59:12AM 22 got quiet?

23 10:59:15AM

24 I believe you testified that three of 10:59:19AM Q 25 the plaintiffs drank beer that was confiscated.

1 TYREE BACON

2 you had taken from the refrigerator? 3

11:00:08AM That was it.

4 How many times did you see Snyder 11:00:08AM

drink beer that was confiscated?

6 Α Once or twice. 11:00:12AM

0 When would you see Snyder do that? 11:00:13AM

8 I don't remember anything specific. 11:00:15AM

9 When he was still working there.

> Do you recall what year? 11:00:19AM

11 After '99. Α 11:00:20AM

> Q Do you recall what year after '99? 11:00:21AM

13 Α 11:00:22AM

> Q Was it closer to '99 or closer to 11:00:24AM

15 today?

5

7

10

12

14

20

16 Α Closer to '99. 11:00:27AM

17 How about Nofi, how many times did you 11:00:30AM O 18

see him drink a beer that was confiscated? 19

11:00:35AM

Where did you see him drink the beer? 11:00:36AM Q

21 Α In the station house. 11:00:37AM

22 0 When was that? 11:00:38AM

23 Same time frame. 11:00:39AM

24 After '99? Q 11:00:40AM 25 Α Yes. 11:00:41AM

17 (Pages 65 to 68)

	12245			
Page 69			Page 71	
1	TYREE BACON	1	TYREE BACON	
2	Q But you don't know what year? 11:00:42AM	2	Q They delivered the rocket fuels to the 11:02:10AM	
3	A No. 11:00:43AM	3	station?	
4	Q Who else was there when Nofi drank in 11:00:43AM	4	A Yes. 11:02:12AM	
5	the station house?	5	Q Did you pay for the rocket fuel? 11:02:13AM	
6	A I don't recall. 11:00:47AM	6	A No, he brought it in and gave it to us 11:02:15AM	
7	Q Who else was there when Snyder drank 11:00:47AM	7	for free, unless somebody else had paid for it.	
8	in the station house?	8	Q Did you ever see anyone drink rocket 11:02:26AM	
9	A I don't recall. 11:00:50AM	9	fuels in the station?	
10	Q Who else was there when Carter drank 11:00:50AM	10	A No. 11:02:30AM	
11	in the station house?	111	Q Did you ever hear that the plaintiffs 11:02:32AM	
12	A I don't recall. 11:00:53AM	12	in this case complained that they were required	
13	Q You don't recall a single person that 11:00:53AM	13	to clean up cups and debris from alcoholic	
14	was there?	14	beverages in the station?	
15	A No. 11:00:56AM	15	MR. NOVIKOFF: Can you just read that 11:02:42AM	
16	Q Did you ever see Frank Fiorillo drink 11:00:59AM	16	question. I didn't quite get it.	
17	a beer that was confiscated?	17	(Whereupon, the requested portion was 11:02:53AM	
18	A No. 11:01:03AM	18	read back by the court reporter: Did you	
19	Q And you never saw Kevin Lamm drink a 11:01:03AM	19	ever hear that the plaintiffs in this case	
20	beer that was confiscated?	20	complained that they were required to clean	
21	A No. 11:01:13AM	21	up cups and debris from alcoholic beverages	
22	Q Do you know what rocket fuel is? 11:01:26AM	22	in the station?)	
23	A Yes. 11:01:27AM	23	A No. 11:02:54AM	
24	Q What's rocket fuel? 11:01:28AM	24	Q Did you ever hear that they were 11:02:57AM	
25	A It's a drink that they make over at 11:01:29AM	25	required to clean up cups and debris from	
	Page 70		Page 72	
1	TYREE BACON	1	TYREE BACON	
2	CJ's.	2	alcoholic beverages in the station?	
3	Q What's in it? 11:01:31AM	3	A No. 11:03:03AM	
4	A I'm not sure. 11:01:34AM	4	Q Did you ever have to clean up cups ask 11:03:03AM	
5	Q Did you ever have a rocket fuel? 11:01:35AM	5	debris from alcoholic beverages in the station?	
6	A Yes. 11:01:36AM	6	A No. Can I elaborate on that a little? 11:03:07AM	
7	Q How many times? 11:01:37AM	7	We all had to clean up the station. You know,	
8	A Once. 11:01:37AM	8	if there was trash and it was overflowing, you	
9	Q Where did you have that rocket fuel? 11:01:38AM	9	would take the trash out, you know. And there	
10	A Back at the checkpoint. 11:01:40AM	10	were times that there were pizza boxes or lunch	
11	Q How did you get that rocket fuel? 11:01:41AM	11	wrappers and stuff like that. But as far as	
12	A CJ's was closing. It was the end of 11:01:44AM	12	alcoholic beverages, no.	
13	the shift. I had a rocket fuel, and we went	13	Q Do you know why Joe Loeffler, Sr. had 11:03:36AM	
14	back to the checkpoint and had it in the parking	14	a policy against off-duty police officers	
15	lot.	15	drinking in the bars on Ocean Beach?	
16	Q Did you go to pick it up at CJ's or 11:01:53AM	16	MR. NOVIKOFF: Objection. 11:03:44AM	
17	was it brought to the station?	17	A Probably public perception is what I 11:03:44AM	
18	A It was brought to the station. 11:01:58AM  O Who brought it to the station? 11:02:00AM	18	would imagine.	
19 20	Q Who brought it to the station? 11:02:00AM A I don't recall. 11:02:01AM	19	Q What do you mean by that? 11:03:48AM A If you're working a 4 to 12 and you're 11:03:49AM	
		21	out there in uniform with the public and then	
Q Did one of the officers bring it to 11:02:02AM		22	you're frequenting the establishments, it	
	the station or did someone who worked at CUs		STOLEN THE ADDRESS OF THE ADDRESS OF THE STOLEN THE	
22	the station or did someone who worked at CJ's	1	• •	
22 23	bring it?	23	doesn't look good for the public.	
22		1	• •	

18 (Pages 69 to 72)

	12	246	
	Page 73		Page 75
1	TYREE BACON	1	TYREE BACON
2	THE WITNESS: Do I know? 11:04:01AM	2	Q How about outside the village? 11:05:28AM
3			MR. NOVIKOFF: Wait a minute. 11:05:30AM
4	answered the question. But just for the	4	Have you ever heard people who are not 11:05:31AM
5	future, the question		residents of Ocean Beach in Ocean Beach
6	A No, I don't know, then. 11:04:05AM	6	refer to Chief Hesse or anyone outside of
7	Q But that was your understanding of 11:04:07AM	7	the village, regardless of whether they are
8	why?	8	residents, refer to him as chief?
9	A Yes. 11:04:09AM	9	MR. GOODSTADT: Correct. The latter. 11:05:41AM
10	Q You thought it would compromise or 11:04:09AM	10	MR. NOVIKOFF: The latter. Okay. 11:05:43AM
11	undermine you as a police officer if you were	11	Objection.
12	drinking and socializing with the people in the	12	You can answer. 11:05:46AM
13	village at the bars?	13	A Yes. 11:05:47AM
14	MR. NOVIKOFF: Objection. 11:04:19AM	14	Q Have you ever heard non-residents 11:05:48AM
15	A It could. 11:04:21AM	15	A Yes. 11:05:50AM
16	Q Did George Hesse ever well, strike 11:04:26AM	16	Q and non-police officers refer to 11:05:51AM
17	that.	17	George Hesse as Chief Hesse outside the village?
18	I realize that you've called George 11:04:30AM	18	A Non-residents, but those were police 11:05:57AM
19	Hesse Chief Hesse a bunch of times.	19	officers.
20	A Yes. 11:04:35AM	20	Q Police officers in Ocean Beach or 11:06:01AM
21	Q Okay. Do you refer to him as Chief 11:04:35AM	21	police officers in other areas?
22	Hesse?	22	A Police officers from Suffolk County. 11:06:04AM
23	A Yes. 11:04:38AM	23	Q Does George Hesse currently carry a 11:06:13AM
24	Q Do you still refer to him as Chief 11:04:38AM	24	firearm?
25	Hesse?	25	A No, he does not. 11:06:17AM
	Page 74		Page 76
1	TYREE BACON	1	TYREE BACON
2	A Yes. 11:04:41AM	2	Q Does he wear a uniform? 11:06:18AM
3	Q Do you know if any other people refer 11:04:42AM	3	A No, he does not. 11:06:20AM
4	to him still as Chief Hesse?	4	Q What does he wear to work every day? 11:06:21AM
5	A Everybody that works in the 11:04:46AM	5	A Civilian clothes. 11:06:24AM
6	department.	6	Q What do you mean by that? 11:06:25AM
7	Q Is he currently the chief? 11:04:47AM	7	A Civilian clothes. 11:06:26AM
8	A I believe he's the deputy chief or 11:04:49AM	8	Q Jeans, T-shirt? 11:06:27AM
9	acting deputy chief.	9	A Suit and tie, jeans and a T-shirt, 11:06:29AM
10	Q Who is the chief? 11:04:54AM	10	dress slacks and a collared shirt.
11	A There is none right now. 11:04:55AM	11	Q When was the last time you recall 11:06:37AM
12	Q So currently George Hesse is the 11:04:57AM	12	seeing George Hesse wearing a uniform?
13	highest ranking officer in the department?	13	A Prior to his indictment. 11:06:43AM
14	MR. NOVIKOFF: Objection. 11:05:01AM	14	Q Do you know when his indictment was? 11:06:47AM
15	A Yes. 11:05:02AM	15 16	A March or April of 2006 no, 2007. 11:06:49AM
16			Q What's your understanding of what 11:07:01AM
17	you ever heard of anyone outside the village	17	George Hesse was indicted for?
18	refer to George Hesse as Chief Hesse?	18	MR. NOVIKOFF: Objection. 11:07:05AM
19	MR. NOVIKOFF: Objection. 11:05:13AM	19	MR. CONNOLLY: Objection. 11:07:07AM
20	A Yes. 11:05:14AM	20	A He was indicted for a crime. 11:07:07AM
21	Q Who? 11:05:17AM	21	Q What crime? 11:07:09AM
22	A People in town. 11:05:19AM	22	A Gang assault. 11:07:12AM
23	Q In the Town of Islip? 11:05:21AM	23	Q Do you know who the alleged victim is? 11:07:16AM
24	A Village of Ocean Beach. No, the 11:05:23AM	24	A The name I've heard was Gilbert or Gil 11:07:20AM
25	townspeople in the Village of Ocean Beach.	25	Bard.

19 (Pages 73 to 76)

	Case 2:07-cv-01215-SJF-ETB Document 170	0-3 247	Filed 01/15/10 Page 20 of 116 PageID #:
	Page 77		Page 79
1	TYREE BACON	1	TYREE BACON
2	Q Do you know where the alleged crime 11:07:25AM	2	(Whereupon, a discussion was held off 11:09:13AM
3	occurred?	3	the record.)
4	A Yes. 11:07:28AM	4	THE VIDEOGRAPHER: The time is 11:27. 11:26:51AM
5	Q Where? 11:07:28AM	5	We are back on the record.
6	A In the police station. 11:07:29AM	6	BY MR. GOODSTADT: 11:26:57AM
7	Q How did you learn that that's where 11:07:31AM	7	Q Sir, have you ever spoken to any of 11:26:59AM
8	the alleged crime occurred?	8	George Hesse's lawyers about the Gilbert
9	A I was at the arraignment. 11:07:34AM	9	incident?
10	Q Have you ever read the indictment? 11:07:38AM	10	A No, I have not. 11:27:06AM
11	A No, I did not. 11:07:40AM	11	Q Have you spoken to Mr. Embry's lawyer 11:27:07AM
12	Q Have you ever discussed with George 11:07:41AM	12	about the Gilbert incident?
13	Hesse any allegations related to Mr. Gilbert?	13	A No. 11:27:13AM
14	A No. 11:07:48AM	14	Q Have you spoken to Mr. Hardman's 11:27:13AM
15	Q Were you on duty that night? 11:07:48AM	15	lawyer about the Gilbert incident?
16	A I was not. 11:07:50AM	16	A No, I have not. 11:27:18AM
17	Q When was the incident alleged to have 11:07:51AM	17	Q Have you ever spoken with 11:27:19AM
18	occurred?	18	Mr. Corolla's lawyer about the Gilbert incident?
19	A I'm not even certain. I wasn't there. 11:07:54AM	19	A No, I have not. 11:27:22AM
20	Q Do you know who was there? 11:07:57AM	20	Q Do you know who Gary Sisler is? 11:27:23AM
21	MR. NOVIKOFF: Objection. He wasn't 11:07:59AM	21	Sisker?
22	there, so how could he know? He could've	22	A Yes. 11:27:26AM
23	heard from another source. If that's the	23	Q Who is Gary Sisker? 11:27:26AM
24	question, that's fine.	24	A He was the attorney that I had 11:27:28AM
25	MR. GOODSTADT: That's 11:08:09AM	25	retained when I was suspended from MacArthur
	Page 78		Page 80
1	TYREE BACON	1	TYREE BACON
2	MR. NOVIKOFF: Okay. 11:08:10AM	2	Airport.
3	A Yeah, the officers that were named in 11:08:11AM	3	Q What were you suspended for? 11:27:35AM
4	the indictment.	4	A For the Maureen Walsh incident. 11:27:38AM
5	Q Which are who? 11:08:14AM	5	Q How long were you suspended for? 11:27:41AM
6	A Chief Hesse, Arnie Hardman, Paul 11:08:16AM	6	A I'm still suspended to this day, from 11:27:43AM
7	Corolla. And who was the other one? Bill	7	January 21st, 1999 until today, pending an
8	Embry.	8	investigation.
9	Q Did you ever discuss with Arnold 11:08:40AM	9	Q Did you ever challenge that 11:27:53AM
10	Hardman any allegations with respect to the Gilbert matter?	10	suspension?
11 12	A I have not. 11:08:46AM	11	A That's what Gary sent a couple of 11:27:56AM
13	Q Have you ever discussed with Paul 11:08:46AM	13	letters to the town attorney, and he never responded.
14	Corolla any allegations with respect to the	14	Q Did you ever file notice of claim 11:28:02AM
15	Gilbert matter?	15	against the town?
16	A I have not. 11:08:50AM	16	A No. 11:28:05AM
17	Q Have you ever spoken to William Embry 11:08:51AM	17	Q Do you know what the official reason 11:28:09AM
18	with respect to the allegations in the Gilbert	18	for your suspension is?
19	matter?	19	A Pending an investigation, that's what 11:28:14AM
20	A I have not. 11:08:57AM	20	I was notified.
21	MR. NOVIKOFF: Hold on one second 11:09:04AM	21	Q What was the official 11:28:17AM
22	Let's take a two-minutes break.	22	A There was 11:28:19AM
2.2	MD COODSTADT Community of the Market of the		MD NOVIKOEE II II 11 20 20 AM

20 (Pages 77 to 80)

11:28:20AM

11:28:21AM

THE VIDEOGRAPHER: The time is 11:10. 11:09:10AM

11:09:09AM

23

25

23

24

25

MR. GOODSTADT: Sure.

We're going off the record.

Q What was the official reason given for 11:28:22AM

MR. NOVIKOFF: Hold on.

24 BY MR. GOODSTADT:

		248	The 01/13/10 Tage 21 of 110 Tage D #.
	Page 81		Page 83
1	TYREE BACON	1	TYREE BACON
2	your suspension?	2	A Yes. 11:30:00AM
3	MR. NOVIKOFF: Objection to form and 11:28:24AM	3	Q We touched on this a bit before, but 11:30:08AM
4	foundation. There's no establishment that	4	I'm not sure what we got through all of it.
5	there has been an official reason given.	5	Were you ever sleeping while you were 11:30:15AM
6	You can answer. 11:28:31AM	6	on duty and being paid?
7	A There was never an official reason. 11:28:31AM	7	MR. NOVIKOFF: Objection. Asked and 11:30:18AM
8	It was pending an investigation.	8	answered.
9	Q And the Maureen Walsh incident, you 11:28:35AM	9	You can answer. 11:30:19AM
10	said you were issuing a summons, that's how it	10	A Yes. During meal. 11:30:20AM
11	started?	11	Q That was during a break? 11:30:22AM
12	A Yes. 11:28:53AM	12	A Yes. 11:30:23AM
13	Q What year was that? 11:28:53AM	13	Q Have you ever been sleeping during 11:30:24AM
14	A 1999. 11:28:54AM	14	your tour when you were not on break?
15	Q 1999 well, strike that 11:28:55AM	15	A No. 11:30:29AM
16	What was the summons for? 11:28:56AM	16	Q You never fell asleep behind the 11:30:31AM
17	A Dog in the airport on a leash. The 11:28:57AM	17	school on a basketball court in Corneil?
18	dog needed to be in a crate. She was bringing	18	A No. 11:30:39AM
19	the dog into the building. It needed to be in a	19	Q Were you on bike patrol ever at Ocean 11:30:41AM
20	kennel cage.	20	Beach?
21	Q And you were security? 11:29:08AM	21	A Yes. 11:30:44AM
22	A Yes. 11:29:09AM	22	Q Was that a title that you had? 11:30:45AM
23	Q What was your actual title there at 11:29:09AM	23	A It was just a duty I had. I did 11:30:47AM
24	the time?	24	bicycle patrol rather than foot patrol or
25	A Airport security guard. 11:29:11AM	25	vehicle patrol.
	Page 82		Page 84
1		1	-
1 2	TYREE BACON	1 2	TYREE BACON
	Q As an airport security guard in 1999, 11:29:13AM did you have the authority to issue a summons	3	Q Were there other people that did bike, 11:30:54AM
3	•	4	as well, during your tour? A Yes. 11:30:58AM
4 5	for a dog on a leash?  A Yes. 11:29:21AM	5	
6		6	Q Who else were on bike patrol? 11:30:58AM A Ken Boggleman. 11:31:00AM
7		7	
8	MR. NOVIKOFF: Objection. You can 11:29:23AM answer.	8	Q So Ken Boggleman and yourself were the 11:31:01AM bike patrol officers?
9	A Islip town actually, town law. 11:29:25AM	9	A Yes. 11:31:06AM
10	Q Town law? 11:29:28AM	10	Q Is it your testimony, sir, that when 11:31:07AM
11	A Yep. 11:29:29AM	11	you were on bike patrol, you never fell asleep
12	Q Did you have the authority to arrest 11:29:37AM	12	behind the school on Corneil on the basketball
13	in 1999?	13	court?
14	A Yes. 11:29:39AM	14	MR. NOVIKOFF: Objection. Form. 11:31:17AM
15	Q And under what law did you have the 11:29:39AM	15	Asked and answered.
16	authority to arrest?	16	And is the question while he was 11:31:18AM
17	A Under the 11:29:42AM	17	riding his bike, did he ever fall asleep?
18	MR. NOVIKOFF: Objection. 11:29:42AM	18	MR. GOODSTADT: No, while he was on 11:31:23AM
19	You can answer. 11:29:43AM	19	bike patrol.
20	A Under the criminal procedure law. 11:29:44AM	20	MR. NOVIKOFF: Well, same objections. 11:31:26AM
21	Q So it's your testimony, sir, that in 11:29:48AM	21	You can answer. 11:31:26AM
22	1999, under the criminal procedure law, you, as	22	A No. 11:31:27AM
23	an Islip airport security guard, had the	23	Q It's not your testimony? 11:31:28AM
24	authority to arrest?	24	MR. NOVIKOFF: Objection. 11:31:29AM
25	MR. NOVIKOFF: Objection. 11:30:00AM	25	A That is my testimony. I did not fall 11:31:30AM
2 3	WIK. INO VIROLL. OUJCHOIL. 11.50.00AW	23	11 That is my Commony. I did not fall 11.31.30AW

21 (Pages 81 to 84)

1	12	2	4	9	

	2249
Page 85	Page 87
1 TYREE BACON	1 TYREE BACON
2 asleep.	2 Q Did you ever have sex in the barracks 11:33:18AM
3 Q I believe you testified your 11:31:35AM	3 in Ocean Beach?
4 understanding of one of the allegations in the	4 A No. 11:33:21AM
5 complaint is that the plaintiffs witnessed sex;	5 Q Who did you have sex with in Ocean 11:33:22AM
6 is that correct?	6 Beach?
7 MR. NOVIKOFF: Objection. 11:31:45AM	7 A My girlfriend at the time. 11:33:24AM
8 You can answer. 11:31:45AM	8 Q What is her name? 11:33:25AM
9 A Yes. 11:31:46AM	9 A Danielle. 11:33:27AM
10 <b>Q</b> You testified to that. 11:31:47AM	Q Sir, did you ever use the services of 11:33:38AM
Did you ever have sex while you were 11:31:47AM	11 a prostitute?
on duty in Ocean Beach?	12 A Yes. 11:33:40AM
13 A No. 11:31:50AM	13 Q How many times? 11:33:41AM
14 MR. NOVIKOFF: Do you have a 11:31:56AM	14 A Once. 11:33:42AM
good-faith basis to ask that question?	15 <b>Q</b> Where was that? 11:33:44AM
16 Because I think that question kind of	16 A In Germany. 11:33:45AM
crossed the line unless you do have a good	17 Q Sir, isn't it true 11:33:47AM
18 faith basis.	MR. NOVIKOFF: Did you say in Germany? 11:33:49AM
MR. GOODSTADT: Well, you produced his 11:32:08AM	19 THE WITNESS: In Germany. 11:33:50AM
polygraph test where he said while employed	20 MR. NOVIKOFF: Okay. 11:33:52AM
by the Ocean Beach Police Department the	21 BY MR. GOODSTADT: 11:33:52AM
applicant stated he had sex while on duty.	Q Sir, isn't it true that you told the 11:33:52AM
Do you think that's a good-faith basis?	23 person that administered the polygraph that you
24 BY MR. GOODSTADT: 11:32:20AM	had sex that you used the services of a
1 25 (1) Sir icn't it true that you told the 11.32.200 M	
Q Sir, isn't it true that you told the 11:32:20AM	25 prostitute on approximately six occasions?
Page 86	1 11 0
	1 11 0
Page 86	Page 88
Page 86  1 TYREE BACON	Page 88  1 TYREE BACON
Page 86  1 TYREE BACON 2 person who administered the polygraph to you in	Page 88  1 TYREE BACON 2 MR. NOVIKOFF: Objection. You can 11:34:02AM
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22 (Pages 85 to 88)

	12250				
	Page 89	Page 91			
1	TYREE BACON	1 TYREE BACON			
2	BY MR. GOODSTADT: 11:35:13AM	2 A Once twice. 11:37:07AM			
3	Q Have you ever witnessed it? 11:35:14AM	3 Q What were you disciplined for? 11:37:09AM			
4	A No. 11:35:16AM	4 A Had a motor vehicle accident and was 11:37:11AM			
5	Q Did you ever heard that George Hesse 11:35:16AM	1 5 retrained EVOC.			
6	had sex while on duty?	6 Q What does EVOC mean? 11:37:20AM			
7	A No. 11:35:20AM	7 A Emergency vehicle operator's course. 11:37:23AM			
8	Q Did you ever hear him brag about 11:35:20AM	8 Q What was the other time? 11:37:26AM			
9	having sex with Elyse Miller?	9 A Making long-distance phone calls. 11:37:27AM			
10	A No. 11:35:24AM	Q What do you mean by that? 11:37:31AM			
11	Q Did you ever hear him brag about 11:35:25AM	A When I transitioned from 212 to the 11:37:32AM			
12	having sex with Allison Sanchez?	12 212/718 area code, my girlfriend was going to			
13	A No. 11:35:30AM	school upstate, and I called her from the phone			
14	Q Did you ever work for the New York 11:35:36AM				
15	City EMS?	Q From the phone issued by the New York 11:37:45AM			
16	A I did. 11:35:41AM	16 City EMS?			
17	Q And when did you do that? 11:35:41AM	17 A Yes. 11:37:49AM			
18	A From 1984 through 1987. 11:35:44AM	18 Q And the city paid for that bill? 11:37:51AM			
19	Q What was your title there? 11:35:48AM	19 A No. I ended up ultimately paying for 11:37:52AM			
20	A Emergency medical specialist level 11:35:50AM	20 it.			
21	one.	21 Q After you were caught making those 11:37:57AM			
22	Q What does that mean? 11:35:54AM	22 <b>calls?</b>			
23	A I was an EMT. 11:35:55AM	23 A Yes. 11:37:59AM			
24	Q Did you travel in an ambulance? 11:35:59AM	Q Was that against policy, to make 11:38:00AM			
25	A Yes. 11:36:01AM	25 long-distance calls on the EMS phone?			
	Page 90	90 Page 92			
1	TYREE BACON	1 TYREE BACON			
2	Q Did you work out of a certain 11:36:06AM	2 A It wasn't then, because you weren't 11:38:05AM			
3	precinct?	3 able to until they transitioned. But as a			
4	A We had ambulance stations. 11:36:08AM	4 result of that, they had a policy that you			
5	Q Did the ambulance stations correlate 11:36:12AM	5 couldn't.			
6	to certain precincts?	6 Q It was just one time that you made a 11:38:12AM			
-/	A We had sectors similar to precincts. 11:36:18AM	7 long-distance call?			
8	They were areas. They didn't particularly	8 A No, it was a couple of times. 11:38:15AM			
9	correlate to specific precincts.  Q What areas were you headquartered? 11:36:25AM	9 Q Each time it was to have phone sex 11:38:18AM			
	-	M 10 with your girlfriend? 11 A Or talk to her. That was one of the 11:38:20AM			
11 12	A I worked out of Woodhull Hospital, 11:36:29AM which was the K7, which was Brooklyn north.	12 things. Just talk in general. That was one of			
13	Prior to that, I was in communications. And	13 the things that happened while we were on the			
14	after Woodhull, I worked out of Elmhurst, which	13 the things that happened while we were on the 14 phone.			
15	was northern Queens.				
16	Q Did you know either Gary or Richie 11:36:48AM				
17	Bosetti when you worked in the city?	17 A No 11:38:29AM			
18	A No. 11:36:54AM	18 Q You never stole medical surprise? 11:38:31AM			
19	Q Did you know either Gary or Richie 11:36:55AM				
20	Bosetti prior to them working at Ocean Beach?	20 a soccer coach. I would take extra stuff for			
21	A No. 11:36:59AM	21 his bag as a soccer coach.			
22	Q Were you ever disciplined when you 11:36:59AM				
23	were an employee at the New York City EMS?	23 A No, actually, it probably is. 11:38:43AM			
24	A Yes. 11:37:06AM	24 Q You didn't steal your helmet and 11:38:48AM			
25	Q How many times? 11:37:06AM	25 oxygen regulator?			
ĽĽ	Z 110//00/11/1				

23 (Pages 89 to 92)

	12251			
	Page 93	3	Page 95	
1	TYREE BACON	1	TYREE BACON	
2	A No. I just didn't turn that in when I 11:38:52AM	2	didn't know that you had possession of that?	
3	left.	3	A No, I had it. I just didn't go 11:40:24AM	
4	Q So it was property of EMS? 11:38:55AM	4	looking for it. They didn't make a big deal	
5	A It was. 11:38:57AM	5	about not getting it.	
6	Q That was issued to you as an employee 11:38:57AM	6	Q Were you fired from NYC EMS? 11:40:32AM	
7	of EMS?	7	A No. 11:40:35AM	
8	A Yes. 11:39:00AM	8	Q You left voluntarily? 11:40:36AM	
9	Q And then when you left the employment 11:39:00AM	9	A Yes. 11:40:37AM	
10	of EMS, you didn't return it?	10	Q Why did you leave? 11:40:38AM	
11	A Right. 11:39:05AM	11	A For a job working for the state. Less 11:40:39AM	
12	Q Do you still maintain those? 11:39:05AM	12	hours and more money.	
13	A No, actually, I don't. 11:39:07AM	13	Q What job did you have with the state? 11:40:42AM	
14	Q What did you do with that equipment? 11:39:09AM	14	A Airport firefighter. 11:40:44AM	
15	A They were ultimately turned back in to 11:39:11AM	15	Q What airport were you located at? 11:40:46AM	
16	EMS.	16	A Gabreski Airport. 11:40:47AM	
17	Q When was that? 11:39:14AM	17	Q How long did you hold that job? 11:40:50AM	
18	A It was a while after I had left. 11:39:15AM	18	A Twelve years. 11:40:52AM	
19	Q How long after? 11:39:16AM	19	Q Was that a full-time job? 11:40:52AM	
20	A I don't recall. 11:39:17AM	20	A Yes. 11:40:54AM	
21	Q So you stopped in '87. 11:39:19AM	21	Q Where is Gabreski Airport located? 11:40:55AM	
22	A Right. 11:39:21AM	22	A In Westhampton Beach. 11:40:58AM	
23	Q Right? Was it within five years? 11:39:21AM	23	Q Were you ever disciplined there? 11:41:02AM	
24	A Yeah. 11:39:25AM	24	A Yes. 11:41:04AM	
25	Q Why did you return them? 11:39:30AM	25	Q What for? 11:41:04AM	
	Page 94		Page 96	
1	TYREE BACON	1	TYREE BACON	
2	A They were collecting dust. It was 11:39:32AM	2	A Sick time abuse. 11:41:05AM	
3	either that or I was gonna throw them out.	3	Q Anything else? 11:41:09AM	
4	Q Did they ask for them back or did you 11:39:36AM	4	A No. 11:41:10AM	
5	voluntarily return them?	5	Q Were you fired from your position at 11:41:13AM	
6	A I gave them to a friend of mine to 11:39:38AM	6	Gabreski Airport?	
7	turn in to the quartermaster.	7	A No. 11:41:16AM	
8	Q What's "quartermaster"? 11:39:42AM	8	Q You left voluntarily? 11:41:16AM	
9	A Their supply people. 11:39:43AM	9	A Yes. 11:41:18AM	
10	Q Does Ocean Beach have a quartermaster? 11:39:45AM		Q Why did you leave there? 11:41:18AM	
11	A No. 11:39:48AM	11	A For the job with the courts. 11:41:19AM	
12	Q Why did you take the helmet and oxygen 11:39:54AM	12	Q When did you leave there? 11:41:21AM	
13	regulator when you left?	13	A In September of '99. 11:41:22AM	
14	MR. NOVIKOFF: Objection to the 11:39:58AM	14	Q You testified that you worked at 11:41:32AM	
15	characterization.	15	MacArthur Airport as a security guard, correct?	
16	You can answer. 11:40:00AM	16	A Yes. 11:41:39AM	
17	A Okay. It just didn't get turned in 11:40:03AM	17	Q What years did you work there? 11:41:40AM	
18	when I left.	18	A It was well, I'm still considered 11:41:45AM	
19	Q How come? 11:40:06AM	19	working there, but the suspension was effective,	
20	A It was in the basement somewhere. And 11:40:07AM	20	I think January 27th or 21st of 1999. I	
21	then when it was found a year or so later, I	21	don't remember the start date. I was there for	
22	don't need this and tossed it, you know I	22	over a year.	
23	didn't toss it. Gave it back to my buddy and	23	Q Some point in '97 or so? 11:42:01AM	
24	returned it to the quartermaster.	24	A '97 or '98. 11:42:04AM	
25	Q So is it your testimony that you 11:40:21AM	25	Q Was that a civil service position? 11:42:10AM	
ــــــــــــــــــــــــــــــــــــــ	C SO TO TO LOSS ASSOCIATION LOSS LOSS LOSS LOSS LOSS LOSS LOSS LO	1 - 5	Z 1100 vine a civil per rice population 11.72.10/101	

24 (Pages 93 to 96)

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	Page 97		Page 99
1	TYREE BACON	1	TYREE BACON
2	A I was a civil service, but it's a 11:42:12AM	2	deception during the drug questions.
3	part-time position.	3	Q Did you ever disclose to anyone at 11:44:08AM
4	Q Did you have to take any civil service 11:42:17AM	4	Ocean Beach that you had failed a prior Suffolk
5	tests for that position?	5	County polygraph?
6	A No. 11:42:19AM	6	MR. NOVIKOFF: Objection. Foundation. 11:44:14AM
7	Q Did you have to get on the civil 11:42:21AM	7	You can answer. 11:44:18AM
8	service list to get that position?	8	A I may have. 11:44:19AM
9	MR. NOVIKOFF: Objection. 11:42:28AM	9	Q You don't know one way or the other? 11:44:20AM
10	A No. 11:42:28AM	10	A I don't recall specifically, no. 11:44:23AM
11	Q Who hired you over there? 11:42:29AM	11	Q Is it your testimony, sir, that you're 11:44:34AM
12	A Chief Collazo. 11:42:32AM	12	still currently on the payroll at MacArthur
13	Q Were any other Ocean Beach police 11:42:37AM	13	Islip?
14	officers working there at the time that you	14	A To the best of my knowledge, yes. 11:44:41AM
15	worked there?	15	Q Are you getting paid at all 11:44:42AM
16	A No. 11:42:42AM	16	A No 11:44:44AM
17	Q Did you require any certification to 11:42:47AM	17	Q or does it say unpaid suspension? 11:44:44AM
18	work there?	18	A It's unpaid suspension. 11:44:47AM
19	A Yes. 11:42:49AM	19	Q Do you anticipate ever going to work 11:44:49AM
20	Q What certifications did you need? 11:42:50AM	20	there again?
21	A You had to have been through the 11:42:51AM	21	A No. 11:44:51AM
22	Suffolk County civil service process, which was	22	Q Do you know whether the investigation 11:44:53AM
23	the physical agility, psychological, medical,	23	is active?  A I have no idea. 11:44:54AM
	and they required a BMP certificate for either	25	
25	peace or police officer.	23	Q Were you ever interviewed as part of 11:44:55AM
	Page 98		Page 100
1	TYREE BACON	1	TYREE BACON
2	Q Did you have to take a polygraph? 11:43:13AM	2	the investigation?
3	A No. 11:43:15AM	3	A Not from them. 11:44:58AM
4	Q Prior to working at Ocean Beach, did 11:43:22AM	4	Q From anyone? 11:44:59AM
5	you apply for any jobs in Suffolk County which	5	A Yes. 11:45:00AM
6	you needed to take a polygraph for?	6	Q Who were you interviewed by? 11:45:00AM
7	A Yes. 11:43:29AM	7	A Suffolk County PD internal affairs and 11:45:02AM
8	Q How many jobs? 11:43:29AM	8	the District Attorney's Office.
9	A Riverhead PD 11:43:31AM	9	Q Did you ever learn the results of 11:45:11AM
10	Q When did you apply to Riverhead PD? 11:43:33AM	10	A Yes, I was cleared by both. 11:45:13AM
11	A I worked for them as a part-timer from 11:43:35AM '93 to '94 or '95.	11	Q Let me ask the question before you 11:45:15AM
12 13		13	answer.  Did you ever learn the results of the 11:45:18AM
14	Q Did you take a polygraph prior to 11:43:44AM getting that position?	14	investigation by the D.A.'s office or internal
15	A No. 11:43:47AM	15	affairs?
16	Q Did you take a polygraph at some point 11:43:48AM	16	A Yes. 11:45:22AM
17	while you were working there?	17	Q What were the results? 11:45:23AM
18	A Yes. 11:43:53AM	18	A I was cleared by both. My actions 11:45:25AM
19	Q Did you pass that polygraph? 11:43:54AM	19	were proper.
20	A No. 11:43:56AM	20	Q Did you ever get anything in writing 11:45:28AM
21	Q You failed it? 11:43:56AM	21	that your actions were proper?
22	A Yes. 11:43:57AM	22	A No. 11:45:30AM
23	Q What did you fail on the polygraph? 11:43:57AM	23	Q Did they determine your actions were 11:45:30AM
24	Did you learn that?	24	proper before or after the town settled with
25	A I believe they said it showed 11:44:01AM	25	Ms. Walsh for \$130,000?
	·		·

25 (Pages 97 to 100)

	12	2253
	Page 101	Page 103
1	TYREE BACON	1 TYREE BACON
2	MR. NOVIKOFF: Objection to form. 11:45:39AM	2 were arrested?
3	You can answer. 11:45:39AM	3 A It was in 1985. 11:47:31AM
4	A I believe that would've been prior to 11:45:40AM	4 Q What were you arrested for? 11:47:33AM
5	that.	5 A Third-degree assault. 11:47:34AM
6	Q Just so I'm clear, is it your 11:45:42AM	6 Q And who was the complaining witness in 11:47:39AM
7	testimony that you were it was determined by	7 that case?
8	the Suffolk County Police Department internal	8 A My girlfriend at the time, Christine 11:47:42AM
9	affairs and Suffolk County District Attorney's	9 Gemmer. G-E-M-M-E-R.
10	Office that your actions were proper and then	10 Q What did Mr. Gemmer allege against 11:47:49AM
11	the town settled for \$130,000?	11 you?
12	MR. NOVIKOFF: Objection. Asked and 11:45:58AM	12 A Miss Gemmer. 11:47:53AM
13	answered. Form.	13 Q Miss Gemmer allege against you. 11:47:57AM
14	A To the best of my knowledge, yes. 11:46:00AM	14 A That I slapped her with an open hand. 11:47:57AM
15	Q What was the process by which internal 11:46:09AM	15 That was after I got we had an argument and I
16	affairs investigated?	16 got kneed in the groin.
17	A Spoke to an officer from internal 11:46:13AM	Q Were you indicted for that offense? 11:48:04AM
18	affairs.	18 A No. Misdemeanor. 11:48:06AM
19	Q That was it? That was your only 11:46:16AM	19 Q How was that resolved, if at all? 11:48:08AM
20	involvement?	20 A I pled guilty to harassment. 11:48:11AM
21	A That was my only involvement. 11:46:18AM	Q What court did you plead guilty in? 11:48:18AM
22	Q Does Ocean Beach have an internal 11:46:20AM	22 A Suffolk County. 11:48:20AM
23	affairs department?	Q Do you believe that you were guilty of 11:48:23AM
24	A No. 11:46:23AM	24 harassment?
25	Q Was Ms. Walsh prosecuted on the arrest 11:46:26AM	MR. NOVIKOFF: Objection. 11:48:26AM
	Page 102	
1	TYREE BACON	1 TYREE BACON
2	that you made?	2 A I did hit her. 11:48:26AM
3	A Yes. 11:46:32AM	3 Q Do you believe you were guilty of 11:48:31AM
4	Q And what was the result of that 11:46:32AM	4 harassment?
5	prosecution?	5 MR. NOVIKOFF: Objection. 11:48:33AM
6	A She took an ACD. 11:46:35AM	6 If you understand the question. 11:48:37AM
7	Q What is that? 11:46:37AM	7 A Yeah, I pled guilty. 11:48:38AM
8	A Adjournment in contemplation of 11:46:39AM	8 Q What was the second time you were 11:48:43AM
9	dismissal.	9 arrested?
10	Q Did she take that plea before she 11:46:47AM	10 A Correct 11:48:46AM
11	sued?	Q I said when was the second time you 11:48:46AM
12	A I'm not certain. 11:46:51AM	12 were arrested.
13	Q How did you learn of what her plea 11:46:53AM	13 A Well, and in between that there was 11:48:49AM
14	was?	14 the warrant of failure to pay, so that's what
15	A The D.A. called and asked if I had a 11:46:56AM	15 I'm classifying as the second arrest
16	problem if she took an ACD. I said I could care	Q What do you mean by a warrant for 11:49:00AM
17	less.	17 failure to pay?
18	Q Were you at the courthouse when she 11:47:02AM	18 A I had to pay by whatever the 11:49:01AM
19	took that plea?	19 prescribed date was, \$125 fine. I didn't pay
20	A No. 11:47:08AM	20 it. I was going to pay it that Monday, and I
21	Q Have you ever been arrested? 11:47:19AM A Yes. 11:47:21AM	21 got picked up actually that Saturday. 22 O So you had just so I understand, 11:49:15AM
23		Q So you had just so I understand, 11:49:15AM you had a specific period in which to pay the
24	Q How many times? 11:47:21AM A Twice no, three times. 11:47:22AM	23 you had a specific period in which to pay the 24 fine?
25	Q Okay. When was the first time you 11:47:27AM	25 A Correct. 11:49:21AM
2,5	Whay, when was the first time you 11:47:27AM	25 A CORCE. 11.47.21AW

26 (Pages 101 to 104)

	12	<sup>2</sup> 254
	Page 105	Page 107
1	TYREE BACON	1 TYREE BACON
2	Q And once that period expired, you 11:49:21AM	2 A I took an ACD on that and ultimately 11:51:07AM
3	hadn't paid?	3 dismissed.
4	A Correct. 11:49:24AM	4 Q Other than for those three occasions, 11:51:16AM
5	Q And they came and picked you up? 11:49:24AM	5 have you been arrested on any other occasions?
6	A Correct. 11:49:26AM	6 A Nope. 11:51:22AM
7	Q And arrested you? 11:49:26AM	7 Q Have you ever been charged with any 11:51:23AM
8	A They took me into custody, brought me 11:49:27AM	8 other crimes?
9	into the police station. I posted bail, which	9 A Nope. 11:51:25AM
10	was the amount of the fine, and that was it.	10 Q You don't recall being charged with 11:51:26AM
11	Q When was the third time you were 11:49:38AM	11 invalid use of a credit card with intent to
12	arrested?	12 fraud?
13	A 1986. 11:49:42AM	13 A No, that's never happened. 11:51:34AM
14	MR. NOVIKOFF: It's your deposition. 11:49:46AM	Q Do you recall ever being charged with 11:51:35AM
15	Can we just get a year for the second arrest	15 obstruction of government administration in the
16	so that I don't have to ask it?	16 second degree?
17	BY MR. GOODSTADT: 11:49:50AM	17 A That may have been part of the '86 11:51:42AM
18	Q For the record, what was the year? 11:49:50AM	18 case.
19	You said it was during the 120 days after.	19 Q Have you ever been registered as a sex 11:51:58AM
20	A I'm going to say it was probably the 11:49:53AM	20 offender?
21	end of '85, the beginning of '86.	21 A No. 11:52:02AM
22	Q What were you arrested for in 1986? 11:50:01AM	22 MR. NOVIKOFF: Again, I assume you 11:52:09AM
23	A Originally, it was second-degree 11:50:08AM	have a good-faith basis for that question.
24	assault.	24 THE WITNESS: I was just going to ask 11:52:13AM
25	Q Who was the complainant in that 11:50:12AM	25 you.
	Page 106	Page 108
1	TYREE BACON	1 TYREE BACON
2	matter?	2 MR. GOODSTADT: Document bearing Bates 11:52:15AM
3	A A hospital police officer. I don't 11:50:15AM	3 No. 7422 says Tyree G. Bacon, III in a
4	recall her name.	4 wanted missing person system search result.
5	Q What hospital? 11:50:19AM	5 It says sexual offender registry
6	A Woodhull. 11:50:21AM	6 information. The subject identified in the
7	Q Was that while you were employed by 11:50:24AM	7 filing record with NIC something or other is
8	the New York City EMS?	8 registered as a convicted sexual offender.
9	A Correct. 11:50:27AM	9 MR. NOVIKOFF: That's all I ask. 11:52:36AM
10	Q What was the allegation that was made 11:50:28AM	10 That's all I'm asking. It doesn't make it
11	in that case?	11 right.
12	A That there was a chain going across 11:50:30AM	MR. GOODSTADT: I just wanted to 11:52:41AM
13	the entrance to the parking lot. I took my car	13 proffer a basis.
14	and I drove through the chain. The pole that	14 MR. NOVIKOFF: Yeah. What's the 11:52:44AM
15	was it a attached to hit her in the back,	15 document?
16	causing serious physical injury.	16 MR. GOODSTADT: 7422. 11:52:48AM
17	Q You were arrested for that? 11:50:45AM	17 BY MR. GOODSTADT: 11:52:53AM
18	A I was. 11:50:46AM	18 Q Do you know who Darrell Root is? 11:52:54AM
19	Q Was that a misdemeanor or a felony? 11:50:47AM	19 A Never heard of him. 11:52:56AM
20	A I was originally charged as a felony 11:50:50AM	20 <b>Q Ever hear of J. Root?</b> 11:52:57AM
21	but downgraded to third-degree assault, which	21 A No. 11:52:59AM
22	was a misdemeanor.	22 Q David Bakken, B-A-K-K-E-N? 11:53:00AM
23	Q Were you arraigned on the felony? 11:50:58AM	23 A No. 11:53:04AM
24	A No. 11:51:00AM	24 Q Darrell Rhodes? 11:53:04AM
25	Q How was that case resolved? 11:51:05AM	25 A No. 11:53:04AM

27 (Pages 105 to 108)

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	Page 109		Page 111
1	TYREE BACON	1	TYREE BACON
2	Q Kevin Jacob Rhodes? 11:53:04AM	2 <b>to be</b>	e certified as a court officer other than
3	A No. 11:53:07AM		civil service test that you testified to?
4	Q Never heard of them? 11:53:07AM		Well, part of the entry process was 11:54:48AM
5	A No. 11:53:09AM	5 the c	ivil service exam. Upon passing that, you
6	Q Now, when did you start your job with 11:53:09AM		your medical, psychological, you did your
7	the courts?	7 back	ground check, physical agility. And I think
8	A September of '99. 11:53:21AM	8 that	was the process.
9	Q You still have that job at the courts? 11:53:24AM	9	THE WITNESS: Can I just take a break 11:55:03AM
10	A Yes. 11:53:26AM	10 to	use the restroom?
11	Q Have you ever been disciplined from 11:53:26AM	11	MR. GOODSTADT: Let me just ask one 11:55:06AM
12	that job?		estion.
13	A Nope. 11:53:28AM	13	THE WITNESS: Sure. 11:55:08AM
14	Q And you've been promoted to sergeant? 11:53:30AM	14 BY I	MR. GOODSTADT: 11:55:08AM
15	A I've received two promotions since I'm 11:53:32AM	15 <b>Q</b>	1 10 1
16	on that job.		nection with the
17	Q What was your original position there? 11:53:35AM	17 A	No. 11:55:11AM
18	A Uniformed court officer. 11:53:37AM	18 <b>Q</b>	-
19	Q What court is that in? 11:53:40AM	19 A	3
20	A I was originally assigned to the 11:53:41AM	20	No, I did not. 11:55:12AM
21	academy. As a uniformed court officer, I was at	21	THE WITNESS: Just a few seconds 11:55:12AM
22	Queens criminal court.		eak.
23	Q When did you get your first promotion? 11:53:50AM	23	THE VIDEOGRAPHER: The time is 11:56. 11:55:15AM
24	A I took a provisional appointment in 11:53:54AM	24 <b>W</b>	e are off the record.
25	2001 to senior court officer, and I think in	25	(Whereupon, a discussion was held off 11:55:43AM
	Page 110		Page 112
1	TYREE BACON	1	TYREE BACON
2	2003 I became permanent off the civil service		e record.)
3	list.	3	THE VIDEOGRAPHER: The time is 12:04, 12:03:39PM
4	Q What do you mean by that? 11:54:05AM	4 an	d we are back on the record.
5	A Originally, it was a provisional 11:54:07AM		MR. GOODSTADT: 12:03:42PM
6	appointment. They hadn't given the test in some	6 <b>Q</b>	Mr. Bacon, did you graduate any police 12:03:45PM
7	time. Then they gave the civil service exam and	-	lemies?
8	got promoted subsequent to the establishment of	8 A	
9	the civil service list.	9 <b>Q</b>	
10	Q You took the test? 11:54:17AM	10 A	, , ,
11	A Yes. 11:54:18AM	11 <b>Q</b>	•
12	Q And passed it? 11:54:19AM		olk County Police Academy?
13	A Yes. 11:54:20AM	13 <b>A</b>	-
14	Q And then you testified there was a 11:54:21AM	14 <b>Q</b>	And what was the first police job that 12:04:07PM
15	subsequent promotion to sergeant?	15 <b>you</b> :	applied for?
16	A Correct. 11:54:25AM	16 A	Westhampton Beach. That's who 12:04:11PM
17	Q When was that? 11:54:26AM	17 spon	sored me through the academy.
18	A I got promoted in the end of November 11:54:26AM	18 <b>Q</b>	Did you work there as a police 12:04:16PM
19	of '07.	19 <b>offic</b>	er?
20	Q And did you have to take a civil 11:54:36AM	20 <b>A</b>	I did. 12:04:18PM
21	service test for that?	21 <b>Q</b>	For how long? 12:04:18PM
22	A I did. 11:54:39AM	22 <b>A</b>	
23	Q Did you pass that test? 11:54:39AM	23 <b>Q</b>	What do you mean by that first season? 12:04:25PM
24	A I did. 11:54:41AM	24 <b>A</b>	3
25	Q Did you have to take any other tests 11:54:41AM	25 grad	uating the police academy.
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28 (Pages 109 to 112)

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	Page 113		Page 115
1	TYREE BACON	1	TYREE BACON
2	Q So the summer of '89? 12:04:31PM	2	Jeff's last name. And Mike Rosato also worked
3	A Correct. 12:04:32PM	3	for them.
4	Q What was your title there? 12:04:32PM	4	Q And Paradiso at the time was a 12:06:36PM
5	A Part-time police officer. 12:04:34PM	5	sergeant?
6	Q That was your civil service title? 12:04:40PM	6	A Yes. 12:06:39PM
7	MR. NOVIKOFF: Objection. 12:04:41PM	7	Q Who was the chief at the time? 12:06:40PM
8	A I believe so. 12:04:42PM	8	A Chief Joe Loeffler, Sr. 12:06:41PM
9	Q Did you have to take any tests other 12:04:44PM	9	MR. NOVIKOFF: Can we just make it 12:06:45PM
10	than passing the academy to be certified for	10	clear, I mean, that there's a distinction
11	that position?	11	MR. GOODSTADT: I'm going to ask him 12:06:49PM
12	A Yes. 12:04:51PM	12	right now.
13	Q What tests did you have to take? What 12:04:52PM	13	MR. NOVIKOFF: Okay. 12:06:51PM
14 15	tests did you have to take?  A We had to take the physical agility, 12:04:59PM	15	MR. GOODSTADT: I'm going to ask him 12:06:51PM
16	the medical, the psychological. There was no	16	right now. BY MR. GOODSTADT: 12:06:51PM
17	written exam. That was a resume only position.	17	Q Does Chief Joe Loeffler senior have a 12:06:52PM
18	Q Did you have to get a background check 12:05:14PM	18	relationship to Joe Loeffler, Jr., the current
19	done?	19	mayor of Ocean Beach?
20	A Yes. 12:05:16PM	20	A Yes. 12:07:03PM
21	Q Did you have to take a polygraph? 12:05:17PM	21	Q And what was the relationship? 12:07:03PM
22	A No. Back then, we did not. 12:05:20PM	22	A He was his father. 12:07:04PM
23	Q Were you ever disciplined in that 12:05:23PM	23	Q And senior has since passed away? 12:07:05PM
24	position in Westhampton Beach?	24	A He has. 12:07:08PM
25	A No. 12:05:27PM	25	Q Who did you interview with for that 12:07:08PM
	Page 114		Page 116
_		1	
1	TYREE BACON		TYREE BACON
2	Q Why did you stop working there? 12:05:28PM A Because I left to go to Ocean Beach. 12:05:29PM	2 3	position?  A I interviewed with Sergeant Paradiso. 12:07:12PM
4	Q Did you apply to any other police 12:05:37PM	4	A I interviewed with Sergeant Paradiso. 12:07:12PM  Q Anyone else? 12:07:14PM
5	officer positions well, strike that.	5	A I met the chief, he came in, walked 12:07:15PM
6	The next police officer position you 12:05:42PM	6	out, and Eddie did the interview.
7	applied for was Ocean Beach?	7	Q And who offered you the job? 12:07:24PM
8	A Right. 12:05:46PM	8	A Eddie. 12:07:27PM
9	Q And when did you apply for that 12:05:46PM	9	Q At the interview? 12:07:28PM
10	position?	10	A Yes. 12:07:32PM
11	A It was after the summer of '89, in 12:05:48PM	11	Q On the spot? 12:07:32PM
12	1990.	12	A Yes. 12:07:33PM
13	Q How did you go a about applying for 12:05:54PM	13	Q Did the chief have any role in 12:07:33PM
14	that position?	14	offering you the job?
15	A I went and I submitted a resume. 12:05:58PM	15	A He gave it his blessing. 12:07:39PM
16	Q Who did you submit a resume to? 12:06:01PM	16	Q What do you mean by he gave it his 12:07:41PM
17	A At the time, he was a sergeant. Ed 12:06:03PM	17	blessing?
18	Paradiso.	18	A Chief was out that day doing other 12:07:43PM
19	Q And how did you know there was an open 12:06:09PM	19	things in the village. I don't recall what it
20	position there?	20	was. But Eddie did the interview, consulted
21	A A bunch of guys that I went to the 12:06:12PM	21	with the chief and, you know.
23	academy with worked for Ocean Beach PD. <b>Q</b> Who was that? 12:06:17PM	22	Q Did Paradiso at that time, as a 12:07:51PM
24	Q Who was that? 12:06:17PM A Bob Galoppi, Tom Wassima, Ray Trypuc, 12:06:19PM	24	sergeant, have authority to make a hiring without getting the blessing of the chief?
25	Jeff, I want to say Goldman. I can't remember	25	A I have no idea. 12:08:00PM
20	Jon, 1 want to say Gordinan. Team tremember		12.00.001 W

29 (Pages 113 to 116)

	12	257	
	Page 117		Page 119
1	TYREE BACON	1	TYREE BACON
2	Q What position were you hired for? 12:08:02PM	2	Q So between '90 and '93, when you 12:09:51PM
3	A Part-time or seasonal police 12:08:04PM	3 <b>v</b>	vorked there as either seasonal or part-time,
4	officer actually, it was part-time.		vere any of the plaintiffs working at Ocean
5	Q Part-time? 12:08:08PM		Beach at the time?
6	A Yeah. 12:08:08PM	6	A I believe Carter and Snyder at one 12:10:00PM
7	Q What's the difference between 12:08:09PM		point were working there.
8	part-time and seasonal?	8	Q Did you ever work with Carter and 12:10:07PM
9	A Part-time you can work no more than 12:08:12PM		Snyder during your first stint at the Ocean
10	20 hours for the entire year you know,		Beach Police Department?
11	20 hours a week for the entire year. Seasonal	11	A Yes. 12:10:11PM
12	is pretty much unlimited hours from a couple of	12	Q Did you work with them frequently? 12:10:12PM
13	weeks before Memorial Day to a couple of weeks	13	A No. Occasionally. 12:10:14PM
14	after Labor Day.	14	Q What tours did you work during your 12:10:15PM
15	The state of the s		irst time at Ocean Beach Police Department?
	, ,	16	A I worked predominantly 4 to 12s. 12:10:21PM
16 17	weeks before Memorial Day to a couple weeks	17	*
	after Labor Day? A Yes. 12:08:36PM		Q Did that change at all during that 12:10:26PM irst time from '90 to '93?
18			
19	Q So you were hired originally as a 12:08:39PM	19	A It always changed. Predominantly, I 12:10:35PM
20	part-timer?		worked 4 to 12s then.
21	A It may have been seasonal. I'm not 12:08:41PM	21	Q Were you disciplined at all between 12:10:39PM
22	certain what they classified me as.		90 and '93, while you were employed at the
23	Q Do you recall what your starting 12:08:46PM		Ocean Beach Police Department?
24	salary was there?	24	A No, I was not. 12:10:45PM
25	A It was like \$7 or 7.50 an hour. 12:08:50PM	25	Q When you took a break in service from 12:10:46PM
	Page 118		Page 120
1	TYREE BACON	1	TYREE BACON
2	Q Did you have to take any tests to be 12:08:52PM		the Ocean Beach Police Department, did your
3	certified to work as a police officer in Ocean		BMP-TC certificate expire?
4	Beach?	4	A It did not. 12:10:57PM
5	A No. 12:08:59PM	5	Q How come? 12:10:58PM
6	MR. NOVIKOFF: Originally? 12:09:00PM	6	MR. NOVIKOFF: Objection. Go ahead. 12:10:58PM
7	MR. GOODSTADT: In 1990. 12:09:02PM	7	A Because I left there and I worked for 12:11:00PM
8	A No. It was considered a lateral 12:09:03PM		Islip Town Park Rangers as a seasonal park
9	transfer from one department to another.		ranger. I worked a slew of jobs in between
10			hat.
11	Q Did you take any additional tests? 12:09:09PM A No. 12:09:11PM	10 t	
12			
13	Q And then you worked starting the 12:09:16PM season of '90? Was that your first season there	12 <b>1</b>	ranger? A Right. 12:11:15PM
	at Ocean Beach?		8
14		14	Q That was a part-time position or 12:11:16PM
15	A Yeah. It was I want to say it was 12:09:24PM		seasonal?
16	like April of I'm not certain. It was before	16	A That was seasonal. 12:11:18PM
17	Memorial Day weekend.	17	Q And how long did you work that job 12:11:19PM
18	Q And have you worked there continuously 12:09:33PM		for?
19	from that day until this one?	19	A A couple of months. 12:11:21PM
20	A No. 12:09:38PM	20	Q That was in '93? 12:11:23PM
21	Q So there was a break in your service? 12:09:39PM	21	A I believe so. 12:11:25PM
22	A There was. 12:09:40PM	22	Q Why did you stop working there? 12:11:26PM
23	Q What was the break in your service? 12:09:41PM	23	A Because I left for Riverhead PD as a 12:11:28PM
24	A I left in '93 and then returned back 12:09:43PM	_	part-time police officer.
25	to Ocean Beach in '99.	25	Q Were you ever disciplined in the Islip 12:11:37PM

30 (Pages 117 to 120)

	12	258
	Page 121	Page 123
1	TYREE BACON	1 TYREE BACON
2	park ranger position?	2 Q When did you pass that? 12:13:01PM
3	A No. 12:11:40PM	3 A In that time frame. I don't recall. 12:13:02PM
4	Q Did you leave there voluntarily? 12:11:41PM	4 Q So just so I understand, you took the 12:13:03PM
5	A Yes. 12:11:42PM	5 test, you make the list, a slot opens up and
6	Q And your next job was Riverhead Police 12:11:43PM	6 you're one of five people that were interviewed
7	Department as part-time police officer?	7 for that position?
8	A Yes. 12:11:47PM	8 A Five or six, yes. 12:13:16PM
9	Q And when did you have that position? 12:11:47PM	9 Q Now, I believe you testified that you 12:13:18PM
10	A From '93 through I don't recall if 12:11:49PM	10 took a polygraph in connection with that
11	it was '94 or '95.	11 processing; is that correct?
12		12 A I did. 12:13:25PM
13	Q Did you have to take any additional 12:11:56PM	
14	tests to be certified to work in that police department?	13 Q Why did you take a polygraph at that 12:13:25PM 14 time?
15	A I did not. 12:12:02PM	
		3
16	Q You didn't have to take a polygraph? 12:12:02PM	
17	A No. 12:12:04PM	17 A You have to do the whole process over 12:13:28PM
18	Q When did you fail the polygraph in 12:12:05PM	18 for the full-time position.
19	Riverhead?	Q What do you mean by the whole process? 12:13:31PM
20	MR. NOVIKOFF: Objection. Form. 12:12:08PM	20 A Medical, background, psychological, 12:13:33PM
21	When were you advised that you failed 12:12:09PM	21 physical agility, from part-time to full-time
22	the polygraph?	22 you had to do that.
23	A That was back when I was processing 12:12:12PM	Q And the polygraph, right? 12:13:47PM
24	for a full-time position with them.	24 A Correct. 12:13:48PM
25	Q What year was that? 12:12:17PM	25 Q How did you learn you needed to take a 12:13:50PM
	Page 122	
	1490 122	Page 124
1	-	
1 2	TYREE BACON	1 TYREE BACON
	<b>TYREE BACON</b> A '93 or '94. 12:12:19PM	1 TYREE BACON 2 polygraph for that position?
2	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM	1 TYREE BACON 2 polygraph for that position? 3 A Got a notice from civil service. 12:13:54PM
2	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM at Riverhead from '93 to '94 or '95ish?	1 TYREE BACON 2 polygraph for that position? 3 A Got a notice from civil service. 12:13:54PM 4 Q Where did you take that polygraph? 12:13:59PM
2 3 4	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM  at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM	1 TYREE BACON 2 polygraph for that position? 3 A Got a notice from civil service. 12:13:54PM 4 Q Where did you take that polygraph? 12:13:59PM 5 A Suffolk County Police Headquarters. 12:14:01PM
2 3 4 5	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM  at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM	1 TYREE BACON 2 polygraph for that position? 3 A Got a notice from civil service. 12:13:54PM 4 Q Where did you take that polygraph? 12:13:59PM 5 A Suffolk County Police Headquarters. 12:14:01PM 6 Q Did you need to take a polygraph for a 12:14:13PM
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2 3 4 5 6 7 8	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM  at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM a full-time officer there?	TYREE BACON polygraph for that position? A Got a notice from civil service. 12:13:54PM  Where did you take that polygraph? 12:13:59PM Suffolk County Police Headquarters. 12:14:01PM Q Did you need to take a polygraph for a 12:14:13PM part-time position at that time if you had come in new?  A At that time, no. 12:14:18PM
2 3 4 5 6 7 8	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM  at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM  a full-time officer there?  A Yes. 12:12:33PM  Q What do you mean processing to become 12:12:34PM  a full-time officer?	TYREE BACON polygraph for that position? A Got a notice from civil service. 12:13:54PM Where did you take that polygraph? 12:13:59PM Suffolk County Police Headquarters. 12:14:01PM Q Did you need to take a polygraph for a 12:14:13PM part-time position at that time if you had come in new? A At that time, no. 12:14:18PM O Did there come a point in time where 12:14:19PM
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2 3 4 5 6 7 8 9 10 11	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM  at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM  a full-time officer there?  A Yes. 12:12:33PM  Q What do you mean processing to become 12:12:34PM  a full-time officer?  A They had a full-time slot, and there 12:12:36PM  was like five or six people that they were	1 TYREE BACON 2 polygraph for that position? 3 A Got a notice from civil service. 12:13:54PM 4 Q Where did you take that polygraph? 12:13:59PM 5 A Suffolk County Police Headquarters. 12:14:01PM 6 Q Did you need to take a polygraph for a 12:14:13PM 7 part-time position at that time if you had come 8 in new? 9 A At that time, no. 12:14:18PM 10 Q Did there come a point in time where 12:14:19PM 11 the part-time position required a polygraph for 12 a police officer position?
2 3 4 5 6 7 8 9 10 11 12 13	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM  at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM  a full-time officer there?  A Yes. 12:12:33PM  Q What do you mean processing to become 12:12:34PM  a full-time officer?  A They had a full-time slot, and there 12:12:36PM  was like five or six people that they were interviewing to fill the slot that came off of	TYREE BACON  polygraph for that position?  A Got a notice from civil service. 12:13:54PM  Where did you take that polygraph? 12:13:59PM  Suffolk County Police Headquarters. 12:14:01PM  Did you need to take a polygraph for a 12:14:13PM  part-time position at that time if you had come in new?  A At that time, no. 12:14:18PM  Did there come a point in time where 12:14:19PM  the part-time position required a polygraph for a police officer position?  A I believe it does now, yes. 12:14:26PM
2 3 4 5 6 7 8 9 10 11 12 13 14	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM  at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM  a full-time officer there?  A Yes. 12:12:33PM  Q What do you mean processing to become 12:12:34PM  a full-time officer?  A They had a full-time slot, and there 12:12:36PM  was like five or six people that they were interviewing to fill the slot that came off of the Suffolk County Police list.	TYREE BACON  polygraph for that position?  A Got a notice from civil service. 12:13:54PM  Where did you take that polygraph? 12:13:59PM  Suffolk County Police Headquarters. 12:14:01PM  Did you need to take a polygraph for a 12:14:13PM  part-time position at that time if you had come in new?  At that time, no. 12:14:18PM  Did there come a point in time where 12:14:19PM  the part-time position required a polygraph for a police officer position?  A I believe it does now, yes. 12:14:26PM  When did that come in? 12:14:28PM
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM a full-time officer there?  A Yes. 12:12:33PM  Q What do you mean processing to become 12:12:34PM a full-time officer?  A They had a full-time slot, and there 12:12:36PM was like five or six people that they were interviewing to fill the slot that came off of the Suffolk County Police list.  Q And you were one of the interviewees? 12:12:45PM A Yes. 12:12:48PM  Q Did you have to take any tests to get 12:12:48PM on that list? Was there another civil service	TYREE BACON  polygraph for that position?  A Got a notice from civil service. 12:13:54PM  Where did you take that polygraph? 12:13:59PM  Suffolk County Police Headquarters. 12:14:01PM  Did you need to take a polygraph for a 12:14:13PM  part-time position at that time if you had come in new?  A At that time, no. 12:14:18PM  Did there come a point in time where 12:14:19PM  the part-time position required a polygraph for a police officer position?  A I believe it does now, yes. 12:14:26PM  When did that come in? 12:14:28PM  MR. NOVIKOFF: Objection. 12:14:29PM  A I don't know. 12:14:30PM  O So it's your understanding that at 12:14:30PM  that point in time, in '94 or '95, that only
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM  at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM  a full-time officer there?  A Yes. 12:12:33PM  Q What do you mean processing to become 12:12:34PM  a full-time officer?  A They had a full-time slot, and there 12:12:36PM  was like five or six people that they were interviewing to fill the slot that came off of the Suffolk County Police list.  Q And you were one of the interviewees? 12:12:45PM  A Yes. 12:12:48PM  Q Did you have to take any tests to get 12:12:48PM on that list? Was there another civil service test administered?  A You took the Suffolk County Police 12:12:54PM civil service exam.	TYREE BACON  polygraph for that position?  A Got a notice from civil service. 12:13:54PM  Where did you take that polygraph? 12:13:59PM  Suffolk County Police Headquarters. 12:14:01PM  Did you need to take a polygraph for a 12:14:13PM  part-time position at that time if you had come  in new?  A At that time, no. 12:14:18PM  Q Did there come a point in time where 12:14:19PM  the part-time position required a polygraph for  a police officer position?  A I believe it does now, yes. 12:14:26PM  Q When did that come in? 12:14:28PM  MR. NOVIKOFF: Objection. 12:14:30PM  A I don't know. 12:14:30PM  That point in time, in '94 or '95, that only  full-time police officers needed to take a  polygraph?  MR. NOVIKOFF: Objection. 12:14:39PM
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM  at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM  a full-time officer there?  A Yes. 12:12:33PM  Q What do you mean processing to become 12:12:34PM  a full-time officer?  A They had a full-time slot, and there 12:12:36PM  was like five or six people that they were interviewing to fill the slot that came off of the Suffolk County Police list.  Q And you were one of the interviewees? 12:12:45PM  A Yes. 12:12:48PM  Q Did you have to take any tests to get 12:12:48PM on that list? Was there another civil service test administered?  A You took the Suffolk County Police 12:12:54PM civil service exam.  Q Did you pass that test? 12:12:57PM	TYREE BACON  polygraph for that position?  A Got a notice from civil service. 12:13:54PM  Where did you take that polygraph? 12:13:59PM  A Suffolk County Police Headquarters. 12:14:01PM  Did you need to take a polygraph for a 12:14:13PM  part-time position at that time if you had come  in new?  A At that time, no. 12:14:18PM  Did there come a point in time where 12:14:19PM  the part-time position required a polygraph for  a police officer position?  A I believe it does now, yes. 12:14:26PM  When did that come in? 12:14:28PM  MR. NOVIKOFF: Objection. 12:14:39PM  A I don't know. 12:14:30PM  That point in time, in '94 or '95, that only  full-time police officers needed to take a  polygraph?  MR. NOVIKOFF: Objection. 12:14:39PM  A Yes. 12:14:39PM
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	TYREE BACON  A '93 or '94. 12:12:19PM  Q Okay. So you worked as a part-timer 12:12:21PM at Riverhead from '93 to '94 or '95ish?  A Correct. 12:12:27PM  Q And then you were processing to become 12:12:28PM a full-time officer there?  A Yes. 12:12:33PM  Q What do you mean processing to become 12:12:34PM a full-time officer?  A They had a full-time slot, and there 12:12:36PM was like five or six people that they were interviewing to fill the slot that came off of the Suffolk County Police list.  Q And you were one of the interviewees? 12:12:45PM A Yes. 12:12:48PM Q Did you have to take any tests to get 12:12:48PM on that list? Was there another civil service test administered?  A You took the Suffolk County Police 12:12:54PM civil service exam. Q Did you pass that test? 12:12:57PM A Yes. 12:12:58PM	TYREE BACON  polygraph for that position?  A Got a notice from civil service. 12:13:54PM  Where did you take that polygraph? 12:13:59PM  Suffolk County Police Headquarters. 12:14:01PM  Did you need to take a polygraph for a 12:14:13PM  part-time position at that time if you had come in new?  A At that time, no. 12:14:18PM  Did there come a point in time where 12:14:19PM the part-time position required a polygraph for a police officer position?  A I believe it does now, yes. 12:14:26PM  When did that come in? 12:14:28PM  MR. NOVIKOFF: Objection. 12:14:30PM  A I don't know. 12:14:30PM  A I don't know. 12:14:30PM  MR. NOVIKOFF: Objection. 12:14:30PM  That point in time, in '94 or '95, that only full-time police officers needed to take a polygraph?  MR. NOVIKOFF: Objection. 12:14:39PM  A Yes. 12:14:39PM  A Yes. 12:14:39PM

31 (Pages 121 to 124)

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	1;	2259	
	Page 125		Page 127
1	TYREE BACON	1	TYREE BACON
2	A No idea. 12:14:43PM	2	arrest powers regarding pursuing somebody
3	Q Do you have any belief as to why? 12:14:45PM	3	outside of state.
4	A No idea. 12:14:47PM	4	Q That's the only difference? 12:16:15PM
5	Q So you take the polygraph well, 12:14:52PM	5	A And arrest executing search 12:16:16PM
6	strike that.	6	warrants.
7	Did you pass all the other tests? 12:14:54PM	7	Q So your understanding of the 12:16:20PM
8	A Yes. 12:14:56PM	8	difference is pursuing somebody out of New York
9	Q The medical, the background, the 12:14:56PM	9	State as well as executing search warrants?
10	physical agility and psychological?	10	MR. NOVIKOFF: Objection. 12:16:29PM
11	A Yes. 12:15:01PM	11	A Correct. 12:16:30PM
12	Q And the polygraph you took last? 12:15:02PM	12	Q Is your understanding there are any 12:16:31PM
13	A No, I took the polygraph somewhere in 12:15:04PM		other differences between a police officer and a
14	between all of that. I don't remember the exact		peace offer?
15	order.	15	A There may be a couple of others, but 12:16:36PM
16	Q Did you take any other tests after you 12:15:09PM		none that I can recall.
17	learned you failed the polygraph?	17	Q How did you go about getting the job 12:16:41PM
18	A Yes. 12:15:13PM		at Islip town harbor?
19	Q Why would you take the other tests 12:15:14PM	19	A I submitted a resume to the chief at 12:16:46PM
20	after you failed the polygraph?		Islip harbor police and also filled out an
21	A Because I could've appealed it. 12:15:18PM		application and dropped that off at the town
22	Q Did you appeal it? 12:15:20PM		personnel office.
23	A No, I did not. 12:15:21PM	23	Q Who was the chief at Islip harbor 12:17:03PM
24	Q Why not? 12:15:22PM		police at the time?
25	A Because I left. I left working for 12:15:23PM	25	A Alan Loeffler. 12:17:08PM
	Page 126		Page 128
1	TYREE BACON	1	TYREE BACON
2	them voluntarily.	2	Q Does Alan Loeffler have any 12:17:11PM
3	Q When was that? 12:15:26PM	3	relationship to Joe Loeffler Sr., the chief, and
4	A That same time period. 12:15:27PM		Joe Loeffler, Jr., the mayor?
5	Q '94 or '95? 12:15:29PM	5	MR. NOVIKOFF: Objection. 12:17:21PM
6	A Yes. 12:15:30PM	6	To your knowledge. 12:17:21PM
7	Q Okay. What was your next job after 12:15:33PM	7	A Yes. 12:17:22PM
8	that?	8	Q What's your understanding of the 12:17:23PM
9	A Islip town harbor police. 12:15:38PM	9	relationship?
10	Q What was your title there? 12:15:42PM	10	A He is the son of Joe Loeffler, Sr., 12:17:24PM
11	A I don't recall if it was bay constable 12:15:45PM	11	the brother of Joe Loeffler, Jr.
12	or harbormaster.	12	Q Did Alan Loeffler work at all at Ocean 12:17:31PM
13	Q Did you have to take any civil service 12:15:49PM	13	Beach with you?
14	tests for that position?	14	A He worked there for a while. I never 12:17:34PM
15	A No. 12:15:52PM		worked with Alan. He worked shifts opposite of
16	Q Did you have to go through the battery 12:15:53PM		mine.
17	of tests again?	17	Q What position he was a police 12:17:41PM
18	A No. 12:15:56PM		officer there?
19	Q Was that a police position? 12:15:57PM	19	A He was a part-time or seasonal police 12:17:43PM
20	A It's a peace offer position. 12:15:59PM		officer.
21	Q Peace officer. What's the difference 12:16:01PM	21	Q And your job at Islip town harbor, did 12:17:50PM
22	between peace officer and police officer?		you report to Alan Loeffler?
23	MR. NOVIKOFF: Objection. 12:16:06PM	23	A I did. 12:17:55PM
24	You can answer. 12:16:06PM	24	Q Were you ever disciplined there? 12:17:56PM
25	A Yeah. Pretty much your statutory 12:16:07PM	25	A No. 12:17:57PM

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	Page 129	Page 131
1	TYREE BACON	1 TYREE BACON
2	Q Were you friends with Alan Loeffler? 12:17:59PM	2 A '96 or '97. I don't recall. 12:19:38PM
3	A Professionally. 12:18:01PM	3 Q And that was until January of '99, 12:19:40PM
4	Q Did you ever socialize with him 12:18:02PM	4 when you were put on suspension?
5	outside of work?	5 A Correct. 12:19:44PM
6	A I invited him to my wedding when I got 12:18:05PM	6 Q And other than for what you've 12:19:46PM
7	married in '96.	7 testified to, were you ever disciplined at
8	Q Did you invite any other Loefflers to 12:18:09PM	8 MacArthur Airport?
9	your wedding?	9 A No. 12:19:53PM
10	A No. 12:18:13PM	Q What was your next job after MacArthur 12:19:53PM
11	Q Other than for your wedding, did you 12:18:14PM	11 Airport?
12	ever socialize with Alan Loeffler outside of	12 A I left MacArthur, and then that's when 12:19:58PM
13	A No. 12:18:20PM	13 I came back to Ocean Beach in July of '99.
14	Q Did he attend your wedding? 12:18:20PM	14 Q Did you have any jobs between January 12:20:08PM
15	A Yes, he did, him and his wife. 12:18:22PM	of '99 and July of '99, other than for being on
16	Q And that was in '96? 12:18:26PM	16 suspension at MacArthur Airport?
17	A Yes. 12:18:27PM	17 A I had my full-time job working at the 12:20:15PM
18	Q So you were working at Islip town 12:18:28PM	18 air base as an airport firefighter.
19	harbor at the time?	19 Q Did your BMP-TC certificate expire 12:20:22PM
20	A Yes. 12:18:31PM	20 during that break between the MacArthur Airport
21	Q Did you work with Alan Loeffler in 12:18:31PM	21 and going back to Ocean Beach?
22	Ocean Beach before the harbor job or was it when	22 A No, it did not. 12:20:32PM
23	you went back?	23 Q Why not? 12:20:33PM
24	A It was before the time frame that he 12:18:41PM	24 MR. NOVIKOFF: Objection. 12:20:34PM
25	worked.	25 A Because I went from one agency to 12:20:35PM
	Page 130	Page 132
1	TYREE BACON	1 TYREE BACON
2	Q So you had known Alan Loeffler prior 12:18:44PM	2 another. It was less than a one-year break.
3	to the harbor job?	3 Q So your understanding is your BMP-TC 12:20:42PM
4	A Yes. 12:18:48PM	4 certificate remains active for a period any
5	Q He was a police officer in Ocean 12:18:48PM	5 period up to a one-year break?
6	Beach, you just never worked the same tours?	6 A Correct. 12:20:51PM
7	A Correct. 12:18:52PM	7 Q What is the basis of that 12:20:51PM
8	Q How long did you work at Islip town 12:18:58PM	8 understanding?
9	harbor?	9 A From what I understand through the 12:20:55PM
10	A I think I worked there about a year. 12:19:01PM	10 various jobs I've worked, including my position
11	Q Why did you leave there? 12:19:03PM	11 as a state court officer.
12	A Because then I went and I worked at 12:19:05PM	12 Q When you went back to Ocean Beach, 12:21:06PM
13	MacArthur Airport.	13 that was 1999?
14	Q Did you leave there voluntarily from 12:19:12PM	14 A Correct. 12:21:10PM
15	the harbor job?	15 Q How did you go about applying for that 12:21:13PM
16	A I did. 12:19:17PM	16 <b>job?</b>
17	Q Did your BMP-TC certificate expire at 12:19:17PM	17 A I called up to see if they had any 12:21:16PM
18	any time between leaving Ocean Beach and leaving	open slots. I don't recall who I spoke with.
19	the harbor job?	19 They said submit a resume and do the civil
20	A It did not. 12:19:27PM	20 service application form. I did that, I
21	Q And then you got the job at MacArthur 12:19:28PM	
22	A Correct 12:10:34PM	22 thereafter.
23	A Correct. 12:19:34PM	Q Okay. During your first stint with 12:21:36PM
2.4	And that was what you did you 12:10:24DM	
24 25	Q And that was what year did you 12:19:34PM start there?	<ul> <li>the Ocean Beach Police Department, was George</li> <li>Hesse employed there?</li> </ul>

33 (Pages 129 to 132)

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	Page 133		Page 135
1	TYREE BACON	1	TYREE BACON
2	A He was not. 12:21:43PM	2	A Chief. 12:23:17PM
3	Q How about when you got back in '99, 12:21:44PM	3	Q Did you interview with anyone else? 12:23:19PM
4	was he employed there?	4	A No. 12:23:22PM
5	A He was. 12:21:47PM	5	Q And Paradiso was the sergeant your 12:23:23PM
6	Q What was his title? 12:21:48PM	6	first time around?
7	A He was a sergeant. 12:21:49PM	7	A Correct. 12:23:26PM
8	Q Do you know whether George Hesse ever 12:21:53PM	8	Q Did you remain in contact with 12:23:26PM
9	passed a sergeant's test?	9	Paradiso during your six-year break?
10	A I have no idea. 12:21:57PM	10	A No, I did not. 12:23:30PM
11	Q Did you ever ask him? 12:21:58PM	11	Q Are you friends with Ed Paradiso? 12:23:32PM
12	A No. 12:21:59PM	12	A No. 12:23:34PM
13	Q Did you ever hear that he did not pass 12:21:59PM	13	Q Do you ever socialize with him outside 12:23:34PM
14	the test?	14	of work?
15	A No, I did not. 12:22:02PM	15	A I was at a party for somebody that he 12:23:37PM
16	Q Do you know whether George Hesse ever 12:22:05PM	16	happened to be at. We sat at the same table, we
17 18	took the sergeant's test?  A I have no idea. 12:22:08PM	17	had a couple of drinks, exchanged niceties, shared a meal.
19	A I have no idea. 12:22:08PM  O Do you know if George Hesse ever took 12:22:10PM	19	Q But you didn't plan to meet him there, 12:23:49PM
20	the chief's test?	20	did you?
21	A I have no idea. 12:22:13PM	21	A No. 12:23:51PM
22	Q You don't know whether he passed it? 12:22:14PM	22	Q Did you ever E-mail with Ed Paradiso? 12:23:54PM
23	MR. NOVIKOFF: Objection. If he 12:22:16PM	23	A I did. 12:23:56PM
24	doesn't know whether he took the test, he	24	Q How many times? 12:23:57PM
25	doesn't know whether he passed it.	25	A While I was working there, almost 12:23:59PM
1 2	Page 134  TYREE BACON  You can answer. 12:22:21PM	1 2	Page 136  TYREE BACON  weekly. That's how I gave him my availability
3	A If I don't know that he took it, then 12:22:21PM	3	schedule.
4	there's no way I would know if he passed it.	4	Q How about when you weren't working 12:24:06PM
5	Q Did you ever hear that he didn't pass 12:22:27PM	5	there, did you ever E-mail him?
6	it?	6	A No. 12:24:09PM
7	A No. 12:22:29PM	7	Q How about since he's left on 12:24:10PM
8	Q So just to time frame now. When in 12:22:30PM	8	disability?
9	1999 did you make that call over to the Ocean	9	A I haven't had any contact with him. I 12:24:12PM
10	Beach Police Department?	10	saw him once in passing.
11	A Sometime prior to me working for them. 12:22:41PM	11	Q What's your E-mail address? 12:24:19PM
12	I started working I was there for Fourth of	12	A Tyree3rd@aol.com. 12:24:21PM
13	July weekend, so it was sometime before that that I called them and that I, you know, did the	13	MR. NOVIKOFF: I would hope that that 12:24:27PM
14 15	paperwork with them.	14	information does not get disclosed without some notice. When I say disclosed, I mean
16		16	filed.
17	Q You worked the Fourth of July weekend 12:22:54PM in '99?	17	MR. GOODSTADT: You can designate that 12:24:36PM
18	A I believe I did. 12:22:57PM	18	part of the transcript confidential.
19	Q Are you sure about that? 12:23:01PM	19	MR. NOVIKOFF: Okay. So I'm going to 12:24:39PM
20	A No, I'm not sure. 12:23:02PM	20	designate that part of the transcript
21	Q Who did you interview with for that 12:23:10PM	21	confidential.
22	position?	22	BY MR. GOODSTADT: 12:24:44PM
23	A Ed Paradiso. 12:23:13PM	23	Q Do you know what Paradiso's E-mail 12:24:44PM
24	Q What was Ed Paradiso's title at the 12:23:15PM	24	address is?
25	time?	25	A No, I don't. 12:24:47PM

34 (Pages 133 to 136)

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	12	12262
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1	TYREE BACON	1 TYREE BACON
2	Q How about George Hesse, do you E-mail 12:24:48PM	
3	with him?	3 log-on for anybody to you know, you just get
4	A Yes. 12:24:52PM	4 right into the computer.
5	Q How frequently do you E-mail with 12:24:52PM	5 Q From '06 to the present, that's the 12:26:45PM
6	George Hesse?	6 case?
7	A Same thing, my schedule for 12:24:55PM	7 A I haven't worked there in a while, so 12:26:48PM
8	availability.	8 I couldn't tell you about the present. But
9	Q Do you ever E-mail George Hesse 12:24:58PM	9 that's how it was prior to '06.
10	outside of your schedule for availability?	Q So from '06 to the last time you were 12:26:56PM
11	A No. 12:25:01PM	11 there? And I know you had a tour in Iraq in
12	Q Do you ever E-mail any jokes with 12:25:01PM	12 between that.
13	George Hesse?	13 A Yeah. I couldn't tell you today; but 12:27:03PM
14	A No. 12:25:04PM	14 prior to that, I don't recall.
15	Q Do you E-mail George Hesse from your 12:25:09PM	
16	home computer or from the police station	16 from the computer at the police station?
17	computer or both?	17 A I have. 12:27:13PM
18	A I've done it from my home computer and 12:25:15PM	18 Q Let's go back to when you came back in 12:27:14PM
19	also the police station computer.	19 '99. Did you have to take any tests to be
20	Q How many computers are in the police 12:25:19PM	
21	station?	21 A Not at '99, but later on I did. 12:27:22PM
22	A Three. Three that I'm aware of. 12:25:22PM	Q What do you mean by that? 12:27:25PM
23	Q Have there always been three since 12:25:24PM	23 A There was a time when I got a 12:27:27PM
24	2006?	24 notification from civil service to report for a
25	A I don't recall. 12:25:30PM	25 physical agility exam.
	D 120	0
	Page 138	8 Page 140
1	TYREE BACON	1 TYREE BACON
2	Q When you sign on to the police 12:25:34PM	2 <b>Q</b> When was that? 12:27:33PM
3	department computers, do you need a password?	3 A 2004. 12:27:35PM
4	A No. 12:25:42PM	4 Q How did you get that notice? 12:27:38PM
5	Q So nothing would identify a specific 12:25:43PM	5 A I got a letter in the mail. 12:27:39PM
6	individual as the user?	6 Q Was it from civil service or was it 12:27:41PM
7	A Not to get into the general computer. 12:25:48PM	7 from someone at Ocean Beach?
8	To get into some of the programs, like the	8 A No, it was from civil service. 12:27:45PM
9	arrest processing program, the report-writing	9 Q And it was for a physical agility? 12:27:47PM
10	program, you need to have a log-on. What else	10 A Yes. 12:27:49PM
11	is there? To run motor vehicle checks, warrant	11 Q Do you know why you needed to take a 12:27:50PM
12	checks, you need to have a log-on.	12 physical agility test in 2004?
13	Q Is a log-on specific to the individual 12:26:08PM	13 A There was apparently a problem with 12:27:54PM
14	or is there a general Ocean Beach Police	14 Chief Paradiso never notified civil service that
15	Department log-on and password?	15 I was back to working for them; and then when
16	MR. NOVIKOFF: Presently or at any 12:26:14PM	16 they were notified, they said that I was
17	time?  MB. COODSTADT: Petrugen 106 and now. 12:26:16DM	17 uncertified at that point from civil service and
18	MR. GOODSTADT: Between '06 and now. 12:26:16PM	
19	MR. NOVIKOFF: Okay. 12:26:19PM  A For the arrest paperwork, the program 12:26:20PM	19 civil service process. 20 <b>O</b> That was in 2004? 12:28:17PM
20	that does the field reports and that, yes, it's	
21	an individual log-on. For the warrant checks,	
23	I'm not certain, because I don't have the	22 <b>Q</b> When in 2004 was that? 12:28:19PM 23 A I think it was like April, beginning 12:28:22PM
24	password privilege for that.	24 of the year.
25	Q How about to use the Internet? 12:26:34PM	25 Q Were you working another job at that 12:28:26PM
	Z HOW about to use the internet. 12.20.571 W	2 viere jou norming another jou at that 12.20.201 W

35 (Pages 137 to 140)

	<u>12</u>	263
	Page 141	Page 143
1	TYREE BACON	1 TYREE BACON
2	time?	2 Q Did she sign a letter that was sent to 12:30:15PM
3	A I was working for the courts. 12:28:29PM	3 you?
4	Q And the court, is that a police 12:28:32PM	4 A I don't recall. 12:30:18PM
5	officer position?	5 Q And prior to that phone call in '04 12:30:21PM
6		
7	A Peace officer position. 12:28:35PM O Peace officer. 12:28:36PM	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
		8
8	You weren't working any other police 12:28:44PM	8 notification.
9	jobs, were you?	9 Q Prior to that time, had you ever had 12:30:31PM
10	A No. 12:28:47PM	10 any interaction with Allison Chester?
11	Q So it's your understanding I 12:28:47PM	11 A No. 12:30:36PM
12	believe you testified to this that civil	12 Q Who's Stan Pelk? 12:30:37PM
13	service deemed you to be uncertified at that	13 A He's director or assistant director. 12:30:40PM
14	time?	14 I'm not sure.
15	A Well, there was a question as to there 12:28:55PM	15 Q Have you ever had any interaction with 12:30:44PM
16	being a lapse in service since the chief did not	16 Mr. Pelk?
17	notify them that I was working from '99 on.	17 A Spoke to him on the phone at one 12:30:48PM
18	Q How did you learn that that was the 12:29:08PM	18 point.
19	reason why you had to take these tests?	19 <b>Q About what? 12:30:50PM</b>
20	A Because I called civil service to find 12:29:12PM	20 A Something to do with civil service, 12:30:51PM
21	out what this was all about.	21 you know, regarding this.
22	Q Who did you speak with in civil 12:29:16PM	Q What did you speak to him about? 12:30:55PM
23	service?	23 A Why I was taking this exam when I was 12:30:58PM
24	A At one point, I spoke with Allison. I 12:29:18PM	24 previously qualified and certified. And like I
25	believe I spoke I don't recall if it was Stan	25 said, I'm not sure if it was Stan or Alan
	Page 142	Page 144
1	TYREE BACON	1 TYREE BACON
2	Pelk or Alan Schneider also.	2 Schneider. But I spoke to her, and the call got
3		
	Q What's Allison's last name? 12:29:31PM	3 forked to somebody.
4	Q What's Allison's last name? 12:29:31PM A I have no idea. 12:29:33PM	3 forked to somebody. 4 Q Who is Alan Schneider? 12:31:17PM
4 5	_	I
	A I have no idea. 12:29:33PM	4 Q Who is Alan Schneider? 12:31:17PM
5	A I have no idea. 12:29:33PM  Q Is it Allison Chester or Allison 12:29:34PM	4 <b>Q Who is Alan Schneider? 12:31:17PM</b> 5 A He was the director of civil service. 12:31:19PM
5	A I have no idea. 12:29:33PM Q Is it Allison Chester or Allison 12:29:34PM Sanchez?	4 Q Who is Alan Schneider? 12:31:17PM 5 A He was the director of civil service. 12:31:19PM 6 Q When did you speak with either 12:31:23PM
5 6 7	A I have no idea. 12:29:33PM Q Is it Allison Chester or Allison 12:29:34PM Sanchez? A I think at the time it was Allison 12:29:40PM	4 Q Who is Alan Schneider? 12:31:17PM 5 A He was the director of civil service. 12:31:19PM 6 Q When did you speak with either 12:31:23PM 7 Mr. Pelk or Mr. Schneider?
5 6 7 8	A I have no idea. 12:29:33PM  Q Is it Allison Chester or Allison 12:29:34PM  Sanchez?  A I think at the time it was Allison 12:29:40PM  Chester.	4 Q Who is Alan Schneider? 12:31:17PM 5 A He was the director of civil service. 12:31:19PM 6 Q When did you speak with either 12:31:23PM 7 Mr. Pelk or Mr. Schneider? 8 A Moments after I spoke to Allison. She 12:31:27PM 9 transferred the phone call.
5 6 7 8 9	A I have no idea. 12:29:33PM Q Is it Allison Chester or Allison 12:29:34PM Sanchez? A I think at the time it was Allison 12:29:40PM Chester. Q What was her role in all of this? 12:29:42PM	4 Q Who is Alan Schneider? 12:31:17PM 5 A He was the director of civil service. 12:31:19PM 6 Q When did you speak with either 12:31:23PM 7 Mr. Pelk or Mr. Schneider? 8 A Moments after I spoke to Allison. She 12:31:27PM 9 transferred the phone call.
5 6 7 8 9	A I have no idea. 12:29:33PM  Q Is it Allison Chester or Allison 12:29:34PM  Sanchez?  A I think at the time it was Allison 12:29:40PM  Chester.  Q What was her role in all of this? 12:29:42PM  MR. NOVIKOFF: Objection. Objection. 12:29:44PM	4 Q Who is Alan Schneider? 12:31:17PM 5 A He was the director of civil service. 12:31:19PM 6 Q When did you speak with either 12:31:23PM 7 Mr. Pelk or Mr. Schneider? 8 A Moments after I spoke to Allison. She 12:31:27PM 9 transferred the phone call. 10 Q That was in '04, as well? 12:31:31PM
5 6 7 8 9 10	A I have no idea. 12:29:33PM  Q Is it Allison Chester or Allison 12:29:34PM  Sanchez?  A I think at the time it was Allison 12:29:40PM  Chester.  Q What was her role in all of this? 12:29:42PM  MR. NOVIKOFF: Objection. Objection. 12:29:44PM  Only what no foundation that he knows	4 Q Who is Alan Schneider? 12:31:17PM 5 A He was the director of civil service. 12:31:19PM 6 Q When did you speak with either 12:31:23PM 7 Mr. Pelk or Mr. Schneider? 8 A Moments after I spoke to Allison. She 12:31:27PM 9 transferred the phone call. 10 Q That was in '04, as well? 12:31:31PM 11 A Yes. 12:31:33PM 12 Q Had you spoken to either of them 12:31:35PM
5 6 7 8 9 10 11 12	A I have no idea. 12:29:33PM  Q Is it Allison Chester or Allison 12:29:34PM  Sanchez?  A I think at the time it was Allison 12:29:40PM  Chester.  Q What was her role in all of this? 12:29:42PM  MR. NOVIKOFF: Objection. Objection. 12:29:44PM  Only what no foundation that he knows what her role is other than his interaction with her.	4 Q Who is Alan Schneider? 12:31:17PM 5 A He was the director of civil service. 12:31:19PM 6 Q When did you speak with either 12:31:23PM 7 Mr. Pelk or Mr. Schneider? 8 A Moments after I spoke to Allison. She 12:31:27PM 9 transferred the phone call. 10 Q That was in '04, as well? 12:31:31PM 11 A Yes. 12:31:33PM 12 Q Had you spoken to either of them 12:31:35PM 13 previous to that phone call?
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5 6 7 8 9 10 11 12 13 14 15 16 17	A I have no idea. 12:29:33PM  Q Is it Allison Chester or Allison 12:29:34PM  Sanchez?  A I think at the time it was Allison 12:29:40PM  Chester.  Q What was her role in all of this? 12:29:42PM  MR. NOVIKOFF: Objection. Objection. 12:29:44PM  Only what no foundation that he knows what her role is other than his interaction with her.  BY MR. GOODSTADT: 12:29:54PM  Q What is your understanding of what her 12:29:54PM  role was?  A I called her. She forwarded my 12:29:56PM	4 Q Who is Alan Schneider? 12:31:17PM 5 A He was the director of civil service. 12:31:19PM 6 Q When did you speak with either 12:31:23PM 7 Mr. Pelk or Mr. Schneider? 8 A Moments after I spoke to Allison. She 12:31:27PM 9 transferred the phone call. 10 Q That was in '04, as well? 12:31:31PM 11 A Yes. 12:31:33PM 12 Q Had you spoken to either of them 12:31:35PM 13 previous to that phone call? 14 A I spoke with Stan Pelk when I was 12:31:39PM 15 suspended from Islip airport 16 Q Other than for your suspension from 12:31:44PM 17 Islip airport, did you speak with Mr. Pelk at
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	Page 145		Page 147
1	TYREE BACON	1	TYREE BACON
2	him why do I have to take this test when I've	2	Eddie, you mean Ed Paradiso?
3	previous been certified, authorized, et cetera?	3	A Ed Paradiso. 12:34:17PM
4	A The sum and substance of the 12:32:07PM	4	Q Not Ed Carter? 12:34:18PM
5	conversation was basically that Chief Paradiso	5	A Correct. 12:34:19PM
6	dropped the ball in not getting the payroll	6	Q Did you speak with the Bosettis that 12:34:20PM
7	certified and not notifying civil service of	7	you had to take this test?
8	their current employment rosters.	8	A No. 12:34:22PM
9	Q So was it just you that had to take 12:32:28PM	9	Q Did you speak with Hardman? 12:34:23PM
10	the test over or was it everybody that wasn't	10	A No. 12:34:24PM
11	certified?	11	Q How about Shaw? 12:34:25PM
12	MR. NOVIKOFF: Objection. 12:32:35PM	12	A No. 12:34:26PM
13	To the extent you know. 12:32:35PM	13	Q Pat Cherry you said Pat Cherry. 12:34:26PM
14	A To the extent that I know, there was 12:32:37PM	14	You're referring to senior?
15	like six of us, seven of us that showed up to	15	A Senior. 12:34:29PM
16	*	16	
17	take the physical agility. Prior to that, I didn't know who did and who didn't.	l .	
		17	A Nope. 12:34:31PM
18	Q Who took it at the same time as you? 12:32:49PM	18	Q Did you speak with Dyer about having 12:34:32PM to take this test?
19	A Myself, the Bosettis, Arnie Hardman, 12:32:53PM	19	
20	Tommy Shaw, Pat Cherry. There's another	20	A Nope. 12:34:36PM
21	individual, used to be a city cop, worked for	21	Q At the time you learned you had to 12:34:36PM
22	the state parks. I can't remember his name.	22	take the physical agility test, did you learn
23	And there may have been one or two other people.	23	you to had to take the full battery of tests or
24	It was like six or seven people total.	24	was it just the physical agility?
25	Q Was Paradiso there? 12:33:17PM	25	A I had no idea what I had to do. 12:34:45PM
	Page 146		Page 148
1	Page 146 <b>TYREE BACON</b>	1	Page 148  TYREE BACON
1 2	TYREE BACON	1 2	TYREE BACON
	TYREE BACON  A Yes, when we went to take our 12:33:19PM	l .	
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	Page 149		Page 151
1	TYREE BACON	1	TYREE BACON
2	Stan and	2	it relates to police department?
3	MR. GOODSTADT: Anybody. 12:35:39PM	3	A Yes. 12:37:08PM
4	A Allison, Stan and Al Schneider. I got 12:35:39PM	4	Q What is a rat? 12:37:09PM
5	a letter and there was a number on the paper,	5	MR. NOVIKOFF: Objection. 12:37:11PM
6	and I wasn't quite sure what it was about	6	MR. GOODSTADT: As it relates to a 12:37:13PM
7	Attempted to get clarification, and there was no	7	police department.
8	clarification. You had to take it.	8	MR. NOVIKOFF: What is your 12:37:15PM
9	Q And you also talked to Ed Paradiso 12:35:53PM	9	understanding of what the word "rat" means
10	about it, and he said	10	as it pertains to the police department?
11	A Right. Right. Exactly. 12:35:55PM	11	A Somebody who runs their mouth. 12:37:18PM
12	Q Did you ever speak to anybody else 12:35:57PM	12	Q What do you mean by that? 12:37:20PM
13	about it?	13	A Somebody who goes outside the chain of 12:37:23PM
14	A No. 12:36:01PM		command.
15	Q Did you ever hear that one of the 12:36:02PM	15	Q What's your understanding of chain of 12:37:28PM
16	plaintiffs in this case called civil service to		command? What does that mean?
17	let them know?	17	A Chain of command. You have a chain of 12:37:31PM
18	A No. 12:36:09PM	18	command. If you have a problem, you address it
19	Q You never heard anyone say that? 12:36:10PM	19	through the chain of command. If you have a
20	A No. 12:36:12PM	20	sergeant, you take it to the sergeant. If you
21	Q Never called anyone in civil service 12:36:12PM	21	don't get redress, you take it to the chief in
22	rat?		this particular case. If you don't get redress
23	MR. NOVIKOFF: Wait, wait, wait. 12:36:15PM		from the chief, you take it to a village board
<ul><li>24</li><li>25</li></ul>	Read that question back. 12:36:15PM		member or the mayor. If you don't get redress,
23	I just want to make sure if I object, 12:36:17PM	23	then you take it further. You can take it to
	Page 150		Page 152
1	Page 150	1	Page 152
1 2			
	TYREE BACON	2	TYREE BACON
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	TYREE BACON  it's appropriate.  MR. GOODSTADT: I asked if he ever 12:36:19PM  called anyone at civil service a rat.  MR. NOVIKOFF: Let me have the court 12:36:23PM  reporter read it back.  (Whereupon, the requested portion was 12:36:26PM  read back by the court reporter: Never  called anyone in civil service rat?)  MR. GOODSTADT: Let me repeat the 12:36:41PM  question, because not whether you called anyone in civil service a rat.  BY MR. GOODSTADT: 12:36:47PM  Q Have you ever called anyone a civil 12:36:48PM  service rat?  A No. 12:36:50PM  Q Was there an answer? 12:36:56PM  A I said no. 12:36:56PM  Q Did you ever hear anybody call any of 12:36:56PM  the plaintiffs in this case a civil service rat?  A No. 12:37:01PM	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	TYREE BACON civil service or another body, perhaps the District Attorney's Office.  Q So it's your understanding that if you 12:37:57PM go through that process and you take it to the District Attorney's Office, that's not going outside your chain of command?  A Correct. As long as you follow your 12:38:06PM chain of command  Q You never heard anyone say that they 12:38:14PM thought that Tom Snyder had alerted civil service to the fact that there were officers who were not certified at Ocean Beach?  MR. NOVIKOFF: Don't answer that yet. 12:38:25PM Was the question did it start with 12:38:27PM did you ever hear?  MR. GOODSTADT: Have you ever heard. 12:38:30PM MR. NOVIKOFF: Have you ever heard. 12:38:31PM Okay.  A No. 12:38:33PM Q Have you ever heard anyone state a 12:38:36PM
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Page 153	Page 155
1 TYREE BACON	1 TYREE BACON
2 A No. 12:38:48PM	2 A Yes. 12:40:28PM
<b>Q</b> Have you ever heard that Joe Nofi 12:38:50PM	3 Q And what about the physical agility 12:40:28PM
4 lettered civil service to the fact that there	4 test did you fail the first time?
5 were officers in Ocean Beach who were not	5 A I didn't make the sit-ups in the 12:40:32PM
6 certified?	6 allotted time.
7 A No. 12:38:59PM	7 Q And the second time, you did that? 12:40:36PM
8 Q Do you know how to spell Nofi? 12:39:00PM	8 A Yes. 12:40:37PM
9 A No. 12:39:02PM	9 Q When was the second time that you went 12:40:38PM
10 Q Do you know how to spell Fiorillo? 12:39:02PM	10 back for it?
11 A I mean, no. I could turn around 12:39:05PM	11 A It was a month later. 12:40:40PM
12 it's probably misspelled. But I imagine if I	Q So somewhere around May of '04? 12:40:42PM
wrote it out, it's probably incorrect.	13 A Correct. 12:40:44PM
14 Q How do you believe Mr. Fiorillo spells 12:39:14PM	14 Q Did you take any other civil service 12:40:44PM
15 his name?	15 tests?
16 MR. NOVIKOFF: Objection. 12:39:17PM 17 A F-I-O-R-E-L-L-O. I don't know. I'm 12:39:18PM	16 A Yes. I did the medical. 12:40:47PM 17 MR. NOVIKOFF: In '94. 12:40:48PM
	17 MR. NOVIKOFF: In '94. 12:40:48PM 18 MR. GOODSTADT: In '04. 12:40:50PM
<ul> <li>18 guessing.</li> <li>19 Q How do you believe Mr. Nofi spells his 12:39:23PM</li> </ul>	19 MR. NOVIKOFF: In '04. I'm sorry. 12:40:51PM
20 name?	20 Correct.
21 A N-O-F-F-I. 12:39:26PM	MR. GOODSTADT: Well, I don't know if 12:40:53PM
Q So you showed up in April of '04 to 12:39:29PM	22 it was '04 or '05.
23 take the physical agility test. Did you	MR. NOVIKOFF: In that time period. 12:40:53PM
24 actually take it	24 BY MR. GOODSTADT: 12:40:55PM
25 A Yes. 12:39:48PM	25 Q After you learned that you were 12:40:57PM
Page 154	Page 156
_	-
1 TYREE BACON	1 TYREE BACON
2 Q on that day? 12:39:48PM	2 considered not to be certified by civil service,
3 Did the other six or seven guys take 12:39:49PM 4 it?	3 <b>did you take any other tests?</b> 4 A Yes. 12:41:03PM
5 A Yes. 12:39:52PM	5 Q Okay. What was the second test you 12:41:04PM
6 Q Did you pass it? 12:39:52PM	6 took?
7 A No. I had to go back and retake it 12:39:53PM	7 A I took the medical. 12:41:06PM
8 again.	8 Q And when did you take that test? 12:41:11PM
9 Q So you failed the first time. Did you 12:39:56PM	9 A After I took the physical agility and 12:41:16PM
10 have to appeal it or do you automatically get	10 passed it.
11 another shot?	11 Q How did you learn that you needed to 12:41:19PM
12 A No, you just go right back. You know, 12:39:59PM	12 take the medical test?
13 they schedule a date at least 30 days later.	13 A Civil service sent me notification to 12:41:23PM
14 Q So failing the physical agility test 12:40:03PM	14 report to this location on this date to take the
doesn't disqualify you from being a police	15 medical exam.
16 officer	Q Did you call anyone at civil service 12:41:28PM
17 MR. NOVIKOFF: Objection. 12:40:12PM	17 to question why you needed to take it?
18 BY MR. GOODSTADT: 12:40:13PM	18 A No. 12:41:31PM
19 Q as long as you take it again? 12:40:13PM	19 Q Did you speak to anyone in the Ocean 12:41:32PM
20 MR. NOVIKOFF: Objection. 12:40:15PM 21 A I mean, if you didn't qualify and you 12:40:17PM	20 Beach Police Department about your need to take 21 the medical?
A I mean, if you didn't qualify and you 12:40:17PM took it the second time and qualified, then you	21 <b>the medical?</b> 22 A No. 12:41:38PM
23 move on to the next step in the process	23 Q Do you recall what month that was 12:41:40PM
1 1	- •
Q But you had the ability to retake it 12:40:24PM 25 30 days later?	24 A No. 12:41:42PM 25 <b>Q</b> that you got that notice? 12:41:43PM

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	12	2701
	Page 157	Page 159
1	TYREE BACON	1 TYREE BACON
2	A It was after I took the physical 12:41:44PM	2 A I think when I got that, I also was 12:43:31PM
3	agility.	3 notified from Chief Sergeant Hesse to pick up
4	Q So was it in '04? 12:41:47PM	4 the pre-poly questionnaire, because you have to
5	A Yes. 12:41:48PM	5 fill out a questionnaire prior to filling out
6	Q Was it during the season? 12:41:49PM	6 the polygraph.
7	A I don't remember. 12:41:51PM	7 Q And you picked that up from Hesse? 12:43:45PM
8	Q And did you pass the medical? 12:41:56PM	8 A From Ocean Beach. 12:43:48PM
9	A Yes. 12:41:57PM	9 Q From George Hesse, you got it? 12:43:49PM
10	Q Did you take any other tests 12:42:02PM	10 A I didn't get it from George directly. 12:43:51PM
11	A Yes. 12:42:04PM	11 I think it was at the station, and I picked it
12	Q at or about that time in connection 12:42:04PM	12 up there. It was in an envelope for me.
13	with being certified as a police officer in	13 Q Had you filled out a pre-polygraph 12:44:00PM
14	Ocean Beach?	14 questionnaire when you took the Riverhead
15	A Yes. 12:42:10PM	15 polygraph?
16	Q What was the next test that you took? 12:42:10PM	16 A Yes. 12:44:07PM
17	A Polygraph. 12:42:12PM	17 Q Was it the same questionnaire? 12:44:07PM
18	Q When did you take the polygraph? 12:42:18PM	18 A Pretty much. 12:44:09PM
19	A I think it was towards the end of '04. 12:42:20PM	19 <b>Q</b> Was the questionnaire administered by 12:44:09PM
20	Q How many times did you take the 12:42:25PM	20 Suffolk County civil service or was it
21	polygraph?	21 administered by the beach?
22	A Once for Ocean Beach and once back for 12:42:28PM	MR. NOVIKOFF: Which one? The one for 12:44:16PM
23	Riverhead.	23 Ocean Beach.
24	Q How many times did you take it for 12:42:31PM	2 4 MR. GOODSTADT: In '04. 12:44:19PM
25	Ocean Beach?	25 A Yes. It was administered by Suffolk 12:44:20PM
	Page 158	Page 160
1	TYREE BACON	1 TYREE BACON
2	A Only once. 12:42:34PM	2 County Police in Suffolk County Police
3	Q And it's your recollection that you 12:42:35PM	3 Headquarters.
4	took the polygraph in '04?	1
5		4 O So where did you fill it out strike 12:44:25PM
	A Yeah. I could be mistaken. It may 12:42:43PM	4 Q So where did you fill it out strike 12:44:25PM 5 that.
6	A Yeah. I could be mistaken. It may 12:42:43PM have been '05. I don't know for certain.	
6 7	have been '05. I don't know for certain.	5 that.
_	have been '05. I don't know for certain.	5 that. 6 Did you fill out the pre-polygraph 12:44:28PM
7	have been '05. I don't know for certain.  Q Have you ever seen a copy of your 12:42:49PM	5 that. 6 Did you fill out the pre-polygraph 12:44:28PM 7 questionnaire?
7	have been '05. I don't know for certain.  Q Have you ever seen a copy of your 12:42:49PM polygraph examination report?	5 that. 6 Did you fill out the pre-polygraph 12:44:28PM 7 questionnaire? 8 A Yes. 12:44:31PM
7 8 9	have been '05. I don't know for certain.  Q Have you ever seen a copy of your polygraph examination report?  A No. 12:42:53PM	5 that. 6 Did you fill out the pre-polygraph 12:44:28PM 7 questionnaire? 8 A Yes. 12:44:31PM 9 Q Where did you fill it out? 12:44:31PM 10 A At home. 12:44:33PM 11 Q And where did you submit that? 12:44:40PM
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7 8 9 10 11 12 13 14 15 16 17	have been '05. I don't know for certain.  Q Have you ever seen a copy of your 12:42:49PM polygraph examination report?  A No. 12:42:53PM  Q At the time that strike that. 12:43:02PM How did you learn that you had to take 12:43:05PM the polygraph?  A I got notation from civil service that 12:43:08PM I had to take the polygraph.  Q At the time you got that notice, did 12:43:11PM you call anyone at civil service to find out why you had to do that?  A No. 12:43:14PM	5 that. 6 Did you fill out the pre-polygraph 12:44:28PM 7 questionnaire? 8 A Yes. 12:44:31PM 9 Q Where did you fill it out? 12:44:31PM 10 A At home. 12:44:33PM 11 Q And where did you submit that? 12:44:40PM 12 A I think it had to go back to the 12:44:44PM 13 village for them to review it, and then it got 14 forwarded to Suffolk County. But I'm not 15 certain of the procedure. 16 While you're looking through those 12:45:01PM 17 documents, do you mind if I 18 MR. NOVIKOFF: Well, it's 12:45 p.m. 12:45:06PM
7 8 9 10 11 12 13 14 15 16 17 18	have been '05. I don't know for certain.  Q Have you ever seen a copy of your 12:42:49PM polygraph examination report?  A No. 12:42:53PM  Q At the time that strike that. 12:43:02PM    How did you learn that you had to take 12:43:05PM the polygraph?  A I got notation from civil service that 12:43:08PM I had to take the polygraph.  Q At the time you got that notice, did 12:43:11PM you call anyone at civil service to find out why you had to do that?  A No. 12:43:14PM  Q Did you speak to anybody in Ocean 12:43:16PM	5 that. 6 Did you fill out the pre-polygraph 12:44:28PM 7 questionnaire? 8 A Yes. 12:44:31PM 9 Q Where did you fill it out? 12:44:31PM 10 A At home. 12:44:33PM 11 Q And where did you submit that? 12:44:40PM 12 A I think it had to go back to the 12:44:44PM 13 village for them to review it, and then it got 14 forwarded to Suffolk County. But I'm not 15 certain of the procedure. 16 While you're looking through those 12:45:01PM 17 documents, do you mind if I 18 MR. NOVIKOFF: Well, it's 12:45 p.m. 12:45:06PM 19 MR. GOODSTADT: We'll take a lunch 12:45:07PM
7 8 9 10 11 12 13 14 15 16 17 18 19 20	have been '05. I don't know for certain.  Q Have you ever seen a copy of your 12:42:49PM polygraph examination report?  A No. 12:42:53PM Q At the time that strike that. 12:43:02PM How did you learn that you had to take 12:43:05PM the polygraph? A I got notation from civil service that 12:43:08PM I had to take the polygraph. Q At the time you got that notice, did 12:43:11PM you call anyone at civil service to find out why you had to do that? A No. 12:43:14PM Q Did you speak to anybody in Ocean 12:43:16PM Beach about having to take the	5 that. 6 Did you fill out the pre-polygraph 12:44:28PM 7 questionnaire? 8 A Yes. 12:44:31PM 9 Q Where did you fill it out? 12:44:31PM 10 A At home. 12:44:33PM 11 Q And where did you submit that? 12:44:40PM 12 A I think it had to go back to the 12:44:44PM 13 village for them to review it, and then it got 14 forwarded to Suffolk County. But I'm not 15 certain of the procedure. 16 While you're looking through those 12:45:01PM 17 documents, do you mind if I 18 MR. NOVIKOFF: Well, it's 12:45 p.m. 12:45:06PM 19 MR. GOODSTADT: We'll take a lunch 12:45:07PM 20 break.
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	have been '05. I don't know for certain.  Q Have you ever seen a copy of your 12:42:49PM polygraph examination report?  A No. 12:42:53PM  Q At the time that strike that. 12:43:02PM How did you learn that you had to take 12:43:05PM the polygraph?  A I got notation from civil service that 12:43:08PM I had to take the polygraph.  Q At the time you got that notice, did 12:43:11PM you call anyone at civil service to find out why you had to do that?  A No. 12:43:14PM Q Did you speak to anybody in Ocean 12:43:16PM Beach about having to take the polygraph prior well, strike that.	5 that. 6 Did you fill out the pre-polygraph 12:44:28PM 7 questionnaire? 8 A Yes. 12:44:31PM 9 Q Where did you fill it out? 12:44:31PM 10 A At home. 12:44:33PM 11 Q And where did you submit that? 12:44:40PM 12 A I think it had to go back to the 12:44:44PM 13 village for them to review it, and then it got 14 forwarded to Suffolk County. But I'm not 15 certain of the procedure. 16 While you're looking through those 12:45:01PM 17 documents, do you mind if I 18 MR. NOVIKOFF: Well, it's 12:45 p.m. 12:45:06PM 19 MR. GOODSTADT: We'll take a lunch 12:45:07PM 20 break. 21 MR. NOVIKOFF: I mean, again, the 12:45:07PM
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7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	have been '05. I don't know for certain.  Q Have you ever seen a copy of your polygraph examination report?  A No. 12:42:53PM  Q At the time that strike that. 12:43:02PM How did you learn that you had to take 12:43:05PM the polygraph?  A I got notation from civil service that 12:43:08PM I had to take the polygraph.  Q At the time you got that notice, did 12:43:11PM you call anyone at civil service to find out why you had to do that?  A No. 12:43:14PM  Q Did you speak to anybody in Ocean 12:43:16PM Beach about having to take the polygraph prior well, strike that.  Did you speak to anybody at Ocean 12:43:22PM Beach about the fact that you had to take the	bid you fill out the pre-polygraph 12:44:28PM questionnaire?  A Yes. 12:44:31PM  Q Where did you fill it out? 12:44:31PM  A At home. 12:44:33PM  Li Q And where did you submit that? 12:44:40PM  A I think it had to go back to the 12:44:44PM  village for them to review it, and then it got forwarded to Suffolk County. But I'm not certain of the procedure.  While you're looking through those 12:45:01PM documents, do you mind if I  MR. NOVIKOFF: Well, it's 12:45 p.m. 12:45:06PM  MR. GOODSTADT: We'll take a lunch 12:45:07PM break.  MR. NOVIKOFF: I mean, again, the 12:45:07PM witness has advised me, for child care issues, he has to leave at 4:30. I have
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	have been '05. I don't know for certain.  Q Have you ever seen a copy of your polygraph examination report?  A No. 12:42:53PM  Q At the time that strike that. 12:43:02PM How did you learn that you had to take 12:43:05PM the polygraph?  A I got notation from civil service that 12:43:08PM I had to take the polygraph.  Q At the time you got that notice, did 12:43:11PM you call anyone at civil service to find out why you had to do that?  A No. 12:43:14PM  Q Did you speak to anybody in Ocean 12:43:16PM Beach about having to take the polygraph prior well, strike that.  Did you speak to anybody at Ocean 12:43:22PM Beach about the fact that you had to take the polygraph at or about the time you received the	bid you fill out the pre-polygraph 12:44:28PM questionnaire?  A Yes. 12:44:31PM  Q Where did you fill it out? 12:44:31PM  A At home. 12:44:33PM  Q And where did you submit that? 12:44:40PM  A I think it had to go back to the 12:44:44PM  village for them to review it, and then it got forwarded to Suffolk County. But I'm not certain of the procedure.  While you're looking through those 12:45:01PM documents, do you mind if I  MR. NOVIKOFF: Well, it's 12:45 p.m. 12:45:06PM  MR. GOODSTADT: We'll take a lunch 12:45:07PM break.  MR. NOVIKOFF: I mean, again, the 12:45:07PM witness has advised me, for child care issues, he has to leave at 4:30. I have questions, so
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	have been '05. I don't know for certain.  Q Have you ever seen a copy of your polygraph examination report?  A No. 12:42:53PM  Q At the time that strike that. 12:43:02PM How did you learn that you had to take 12:43:05PM the polygraph?  A I got notation from civil service that 12:43:08PM I had to take the polygraph.  Q At the time you got that notice, did 12:43:11PM you call anyone at civil service to find out why you had to do that?  A No. 12:43:14PM  Q Did you speak to anybody in Ocean 12:43:16PM Beach about having to take the polygraph prior well, strike that.  Did you speak to anybody at Ocean 12:43:22PM Beach about the fact that you had to take the	bid you fill out the pre-polygraph 12:44:28PM questionnaire?  A Yes. 12:44:31PM  Q Where did you fill it out? 12:44:31PM  A At home. 12:44:33PM  Li Q And where did you submit that? 12:44:40PM  A I think it had to go back to the 12:44:44PM  village for them to review it, and then it got forwarded to Suffolk County. But I'm not certain of the procedure.  While you're looking through those 12:45:01PM documents, do you mind if I  MR. NOVIKOFF: Well, it's 12:45 p.m. 12:45:06PM  MR. GOODSTADT: We'll take a lunch 12:45:07PM break.  MR. NOVIKOFF: I mean, again, the 12:45:07PM witness has advised me, for child care issues, he has to leave at 4:30. I have

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1	TYREE BACON	1	TYREE BACON
2	we should take a lunch break and see how	2	A Because they were there till 4:00 a.m. 1:49:34PM
3	long we go. If we have to bring him back	3	Q It's possible they had four or five 1:49:37PM
4	MR. NOVIKOFF: We'll bring him back. 12:45:21PM	4	drinks while they were out?
5	MR. GOODSTADT: And we'll go even 12:45:21PM	5	MR. NOVIKOFF: Objection. 1:49:41PM
6	further into March.	6	A Anything's possible. 1:49:42PM
7	THE VIDEOGRAPHER: The time is 12:46. 12:45:27PM	7	Q You didn't have any concerns of them 1:49:45PM
8	We are going off the record.	8	getting into the cars after being out at the
9	(Whereupon, a discussion was held off 12:45:31PM	9	bars until 4:00 or 5:00 in the morning?
10	the record.)	10	MR. NOVIKOFF: Objection. Foundation. 1:49:52PM
11	THE VIDEOGRAPHER: The time is 1:49. 1:48:25PM	11	Form.
12	We are back on the record.	12	You can answer. 1:49:53PM
13	BY MR. GOODSTADT: 1:48:28PM	13	A They seemed to be quite coherent. 1:49:55PM
14	Q Mr. Bacon, I just want to go back to 1:48:32PM	14	They didn't appear to be under the influence. I
15	something that you testified to before. You	15	didn't see a problem. If there was, then I
16	testified that on certain occasions you drove	16	wouldn't have taken them to their cars.
17	the Bosettis and others to the checkpoint; is	17	Q Had you ever asked them if they were 1:50:05PM
18	that correct?	18	drinking?
19	A Yes. 1:48:44PM	19	A No. 1:50:08PM
20	Q And that was after they stayed in the 1:48:44PM	20	Q Have you ever used any of the Ocean 1:50:10PM
21	village and were drinking?	21	Beach police-issued equipment outside of Ocean
22	MR. NOVIKOFF: Objection. 1:48:47PM	22	Beach?
23	A They stayed. They could've been out 1:48:50PM	23	A Not that I recall. 1:50:18PM
24	eating, drinking, partying. I'm not certain	24	Q You don't recall an incident where you 1:50:19PM
25	what they did.	25	deployed Ocean Beach issued Mace in a bar
	Page 162		Page 164
1	TYREE BACON	1	TYREE BACON
2	Q Did you ever know them to be drinking 1:48:55PM	2	outside of Ocean Beach?
3	when you brought them back to the checkpoint?	3	A That wasn't Ocean Beach issued Mace, 1:50:26PM
4	A They weren't drinking 1:48:59PM	4	so no.
5	MR. NOVIKOFF: Objection. 1:48:59PM	5	Q Did you ever deploy Mace in a bar 1:50:30PM
6	BY MR. GOODSTADT: 1:49:00PM	6	outside of Ocean Beach?
7	Q Had you ever known them to have been 1:49:00PM	7	A No. 1:50:37PM
8	drinking in the village on nights that you	8	Q Did you ever deploy Mace outside of a 1:50:38PM bar outside of Ocean Beach?
	brought them back to the checkpoint?  MR. NOVIKOFF: Objection. 1:49:07PM	9	A No. 1:50:43PM
10	A Yes. 1:49:08PM	11	
11 12	Q And you drove them back to their car? 1:49:09PM	12	Q The incident that you testified to in 1:50:43PM which you were arrested for allegedly striking
13	A Yes. 1:49:12PM	13	your girlfriend at the time, do you recall that?
14	Q And you saw them get into their cars? 1:49:12PM	14	A Yes. 1:50:50PM
15	A Uh-huh. Yes. 1:49:16PM	15	Q Did you deploy Mace during that 1:50:51PM
16	Q You saw them drive away? 1:49:17PM	16	incident?
17	A Yes. 1:49:19PM	17	A No. 1:50:55PM
18	Q After they'd been drinking, you did 1:49:19PM	18	Q Do you recall ever deploying Mace 1:51:00PM
19	that?	19	while you were on duty in Ocean Beach?
20	MR. NOVIKOFF: Objection. 1:49:22PM	20	A Yes. 1:51:03PM
21	A I'm assuming they drank. I didn't see 1:49:23PM	21	MR. NOVIKOFF: I'm sorry, I didn't 1:51:04PM
22	them drink. They weren't drinking in the	22	hear the question because of the noise.
23	vehicle, so I'm assuming they may have had one	23	What was the question?
24	or two drinks when they were out	24	(Whereupon, the referred to portion 1:51:08PM
25	Q What's that assumption based on? 1:49:32PM	25	was read back by the court reporter: Do you
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1	TYREE BACON	1	TYREE BACON
2	recall ever deploying Mace while you were on	2	A I'm assuming it was that time frame. 1:52:41PM
3	duty in Ocean Beach?)	3	I don't I don't recall for certain, but we
4	MR. NOVIKOFF: Yes. Okay. 1:51:14PM	4	didn't the have use of force paperwork for that
5	BY MR. GOODSTADT: 1:51:15PM	5	at that time.
6	Q The answer is yes? 1:51:15PM	6	Q But it was during the time period 1:52:53PM
7	A Yes. 1:51:16PM	7	after you came back in '99, right?
8	Q How many times? 1:51:18PM	8	A Yes, it was after '99. 1:52:56PM
9	A Twice. 1:51:20PM	9	Q And before you took all the battery of 1:52:57PM
10	Q And where was the first time you 1:51:21PM	10	tests to become certified?
11	deployed the Mace?	11	A I don't recall. 1:53:02PM
12	A I believe that was in McGuire's. 1:51:27PM	12	Q You testified before about the 1:53:08PM
13	Q When was that incident? 1:51:29PM	13	paperwork that you filed or filled out in
14	A 2003, 2004. 1:51:34PM	14	connection with coming back in '99, correct?
15	Q Why did you deploy Mace in McGuire's? 1:51:39PM	15	MR. NOVIKOFF: Objection. 1:53:17PM
16	A There was a bar fight. 1:51:43PM	16	A Correct. 1:53:18PM
17	Q How many people did you hit with the 1:51:44PM	17	Q Did you fill out any paperwork for 1:53:18PM
18	Mace?	18	Suffolk County in connection with coming back in
19	A The two people who were fighting and 1:51:48PM	19	'99?
20	myself.	20	MR. NOVIKOFF: Objection. 1:53:23PM
21	Q Was one of the people that were 1:51:51PM	21	A I submitted a resume, and I filled out 1:53:25PM
22	fighting an off-duty third precinct officer?	22	the standard Suffolk County civil service
23	A I don't recall. 1:51:57PM	23	application at the village office.
24	Q So you don't recall deploying Mace on 1:51:57PM	24	Q And who did you submit that to? 1:53:32PM
25	an off-duty Third Precinct officer at McGuire's?	25	A The village office. 1:53:33PM
	Page 166		Page 168
1	TYREE BACON	1	TYREE BACON
2	MR. NOVIKOFF: Objection. 1:52:05PM	2	Q Do you recall who in the village 1:53:36PM
3	A No. I don't believe anyone of the 1:52:05PM	3	office?
4	people fighting were police officers from any	4	A No. 1:53:37PM
5	jurisdiction.	5	Q Let's go back to the time frame in 1:53:40PM
6	Q Did you file a field report with 1:52:10PM	6	which you were going through the battery of
7	respect to that incident?	7	tests.
8	A No, I did not. The responding 1:52:13PM	8	I believe you testified that you 1:53:48PM
9	officers filed the field report, because I was	9	filled out some pre-polygraph paperwork; is that
10	getting my eyes washed out from the ambulance.	10	correct?
11	Q Were you on duty at the time? 1:52:22PM	11	A Yes. 1:53:53PM
12	A Yes. 1:52:23PM	12	MR. NOVIKOFF: We're talking about in 1:53:53PM
13	Q Did you fill out a use of force 1:52:24PM	13	the 2004, 2005 period now?
14	report?	14	MR. GOODSTADT: Yes. 1:53:57PM
15	A At that time, we didn't have use of 1:52:27PM	15	MR. NOVIKOFF: Okay 1:53:58PM
16	force reports.	16	BY MR. GOODSTADT: 1:53:59PM
17	Q So your testimony is in '03 and '04, 1:52:29PM	17	Q Do you recall filling out any other 1:53:59PM
18	there were no use of force reports?	18	paperwork for a background check?
19	MR. NOVIKOFF: Objection. I don't 1:52:34PM	19	A Yes. 1:54:04PM
20	know if you established a timeframe.	20	Q And what paperwork did you fill out 1:54:06PM
21	MR. GOODSTADT: Well, he said it was 1:52:37PM	21	for a background check?
22	in 2003, 2004.	22	A There was a background investigation 1:54:09PM
23	MR. NOVIKOFF: Did he? 1:52:39PM	23	packet.
24	MR. GOODSTADT: He did. 1:52:40PM	24	Q Where did you get that from? 1:54:13PM
25	MR. NOVIKOFF: Okay. 1:52:41PM	25	A That was from the police department 1:54:15PM
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	Page 169	Page 171
1	TYREE BACON	1 TYREE BACON
2	also.	2 this document?
3	Q From the Ocean Beach Police 1:54:17PM	3 A This was the investigation packet that 1:56:38PM
4	Department?	4 was handed.
5	A Yes. 1:54:19PM	5 Q If you look at the first page, it says 1:56:40PM
6	Q Okay. And who gave you that packet to 1:54:20PM	6 "police candidate application packet." Do you
7	fill out?	7 see that?
8	A The polygraph paperwork and the 1:54:27PM	8 A Yes. 1:56:44PM
9	application packet were in a big manila envelope	9 Q Were you a candidate for a police 1:56:45PM
10	with my name on it and the names of those that	10 officer at that time?
11	had to go through. I don't remember anyone	11 MR. NOVIKOFF: Objection. 1:56:47PM
12	specifically giving it to me.	12 A No. 1:56:48PM
13	Q Who was performing the background 1:54:40PM	Q Do you know why you were filling out a 1:56:49PM
14	check?	14 candidate application packet?
15	A I believe the police department. 1:54:42PM	15 MR. NOVIKOFF: Objection. 1:56:52PM
16	Q The Ocean Beach Police Department 1:54:45PM	16 A Because my original investigation 1:56:55PM
17	A Yes. 1:54:47PM	packet wasn't around.
18	Q or Suffolk County Police 1:54:47PM	18 Q When did you fill out your original 1:57:04PM
19	Department?	19 investigation packet?
20	A Ocean Beach. 1:54:49PM	20 A Back in 1990. 1:57:08PM
21	Q Do you know who at the beach was in 1:54:50PM	Q And did you fill it out for the Ocean 1:57:09PM
22	charge of performing the background check?	22 Beach Police Department or Suffolk County?
23	A I believe at the time, Chief Hesse 1:54:54PM	A I believe it was an Ocean Beach packet 1:57:19PM
24	Sergeant Hesse and Chief Paradiso were doing it.	24 even back then.
25	Q Have you ever heard of the Ocean Beach 1:55:00PM	25 Q Who was in charge of doing the 1:57:22PM
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	Page 170	
1	TYREE BACON	1 TYREE BACON
2	TYREE BACON Police Department applicant investigation	1 TYREE BACON 2 background back then?
	TYREE BACON Police Department applicant investigation section?	1 TYREE BACON 2 background back then? 3 A Ed Paradiso. 1:57:25PM
2 3 4	TYREE BACON  Police Department applicant investigation section?  A No. 1:55:05PM	1 TYREE BACON 2 background back then? 3 A Ed Paradiso. 1:57:25PM 4 Q You recall that or are you 1:57:25PM
2 3 4 5	TYREE BACON  Police Department applicant investigation section:  A No. 1:55:05PM MR. GOODSTADT: Mark this, please as 1:55:08PM	1 TYREE BACON 2 background back then? 3 A Ed Paradiso. 1:57:25PM 4 Q You recall that or are you 1:57:25PM 5 speculating?
2 3 4	TYREE BACON  Police Department applicant investigation section:  A No. 1:55:05PM MR. GOODSTADT: Mark this, please as 1:55:08PM Bacon 1.	1 TYREE BACON 2 background back then? 3 A Ed Paradiso. 1:57:25PM 4 Q You recall that or are you 1:57:25PM 5 speculating? 6 A Well, it may have been the chief 1:57:28PM
2 3 4 5 6 7	TYREE BACON  Police Department applicant investigation section?  A No. 1:55:05PM  MR. GOODSTADT: Mark this, please as 1:55:08PM  Bacon 1.  (Whereupon, Bates document 7360-7381 1:55:13PM	1 TYREE BACON 2 background back then? 3 A Ed Paradiso. 1:57:25PM 4 Q You recall that or are you 1:57:25PM 5 speculating? 6 A Well, it may have been the chief 1:57:28PM 7 Q So you're speculating? 1:57:30PM
2 3 4 5 6 7 8	TYREE BACON  Police Department applicant investigation section?  A No. 1:55:05PM  MR. GOODSTADT: Mark this, please as 1:55:08PM Bacon 1.  (Whereupon, Bates document 7360-7381 1:55:13PM was marked as Bacon Exhibit 1 for	TYREE BACON background back then? A Ed Paradiso. 1:57:25PM Q You recall that or are you 1:57:25PM speculating? A Well, it may have been the chief 1:57:28PM Q So you're speculating? 1:57:30PM A It was either of those two. 1:57:32PM
2 3 4 5 6 7 8	TYREE BACON  Police Department applicant investigation section?  A No. 1:55:05PM  MR. GOODSTADT: Mark this, please as 1:55:08PM  Bacon 1.  (Whereupon, Bates document 7360-7381 1:55:13PM was marked as Bacon Exhibit 1 for identification, as of this date.)	TYREE BACON background back then? A Ed Paradiso. 1:57:25PM Q You recall that or are you 1:57:25PM speculating? A Well, it may have been the chief 1:57:28PM Q So you're speculating? 1:57:30PM A It was either of those two. 1:57:32PM Q But you definitely recall doing it 1:57:33PM
2 3 4 5 6 7 8 9	TYREE BACON  Police Department applicant investigation section:  A No. 1:55:05PM  MR. GOODSTADT: Mark this, please as 1:55:08PM  Bacon 1.  (Whereupon, Bates document 7360-7381 1:55:13PM was marked as Bacon Exhibit 1 for identification, as of this date.)  MR. NOVIKOFF: Don't do anything with 1:55:41PM	1 TYREE BACON 2 background back then? 3 A Ed Paradiso. 1:57:25PM 4 Q You recall that or are you 1:57:25PM 5 speculating? 6 A Well, it may have been the chief 1:57:28PM 7 Q So you're speculating? 1:57:30PM 8 A It was either of those two. 1:57:32PM 9 Q But you definitely recall doing it 1:57:33PM 10 through Ocean Beach and not through Suffolk
2 3 4 5 6 7 8 9 10	TYREE BACON  Police Department applicant investigation section?  A No. 1:55:05PM  MR. GOODSTADT: Mark this, please as 1:55:08PM  Bacon 1.  (Whereupon, Bates document 7360-7381 1:55:13PM was marked as Bacon Exhibit 1 for identification, as of this date.)  MR. NOVIKOFF: Don't do anything with 1:55:41PM it until he asks you.	1 TYREE BACON 2 background back then? 3 A Ed Paradiso. 1:57:25PM 4 Q You recall that or are you 1:57:25PM 5 speculating? 6 A Well, it may have been the chief 1:57:28PM 7 Q So you're speculating? 1:57:30PM 8 A It was either of those two. 1:57:32PM 9 Q But you definitely recall doing it 1:57:33PM 10 through Ocean Beach and not through Suffolk 11 County, the background check?
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43 (Pages 169 to 172)

	12	271
	Page 173	Page 175
1	TYREE BACON	1 TYREE BACON
2	A It is. 1:58:02PM	2 A I remember having to have this in by 1:59:28PM
3	Q And it's dated 5-1-05. 1:58:03PM	3 the 15th.
4	Do you see that? 1:58:04PM	4 Q That wasn't the question. The 1:59:32PM
5	A Yes. 1:58:06PM	5 question was whether that refreshes your
6	Q Any reason to believe you didn't sign 1:58:07PM	6 recollection of an Ocean Beach Police Department
7	it on 5-1-05?	7 applicant investigation section.
8	A Nope. 1:58:10PM	8 MR. NOVIKOFF: Note my objection to 1:59:43PM
9	Q Does that refresh your recollection as 1:58:11PM	9 the form of the question.
10	to when you got this information?	10 You can answer. 1:59:43PM
11	MR. NOVIKOFF: You can answer. 1:58:14PM	11 A I believe answer that. There is not 1:59:44PM
12	A Maybe not when I got it, but that was 1:58:15PM	an applicant investigation section, but they do
13	when I signed it. And if you go further down,	their own investigations. So one of the
14	the 2nd of May is when it was notarized.	14 officers or supervisors conducted the
15	Q So just so I understand, you signed it 1:58:22PM	15 investigations.
16 17	on May 1st and the notary signed it on May 2nd?	Q All right. Just so I'm clear, are you 1:59:54PM
	Is that's what's indicated here?	saying that this section that's referenced in
18 19	MR. NOVIKOFF: Objection. The 1:58:32PM	<ul> <li>this document does not exist?</li> <li>MR. NOVIKOFF: Objection.</li> <li>2:00:01PM</li> </ul>
20	document speaks for itself.  But you can answer. 1:58:33PM	20 You can answer. 2:00:01PM
21	A Yeah. 1:58:35PM	21 A I'm saying it's an individual who does 2:00:06PM
22	Q So you didn't sign it in front of the 1:58:35PM	the work. Whether they call him the applicant
23	notary?	investigation section, I couldn't tell you.
24	A No, I did. 1:58:38PM	Q And then it says if it's not submitted 2:00:14PM
25	Q So you signed it in front of the 1:58:40PM	25 to that applicant investigation section no later
		11 8
	D 174	D 17/
	Page 174	Page 176
1	TYREE BACON	1 TYREE BACON
2	TYREE BACON notary on May 1st and then the notary notarized	TYREE BACON then 11:00 a.m. on 5-15-05, shall result in the
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2 3 4	TYREE BACON notary on May 1st and then the notary notarized it on May 2nd? Is that what happened?  A No. I probably made a mistake and 1:58:47PM	TYREE BACON then 11:00 a.m. on 5-15-05, shall result in the removal of my name from the current certified list of police officer candidates.
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44 (Pages 173 to 176)

	12	272	
	Page 177		Page 179
1	TYREE BACON	1	TYREE BACON
2	A Like being removed from, you know, a 2:01:08PM	2	A No. 2:02:35PM
3	list of police officer candidates.	3	Q Where did you get this notarized? 2:02:37PM
4	Q But you still swore to that statement 2:01:13PM	4	A I don't recall. 2:02:39PM
5	even though it doesn't apply to you; is that	5	Q Did you get it notarized on Ocean 2:02:40PM
6	your testimony?	6	Beach?
7	MR. NOVIKOFF: Objection. 2:01:19PM	7	A No. 2:02:43PM
8	You can answer if you want. If you 2:01:19PM	8	Q Did you fill this documentation out in 2:02:44PM
9	can.	9	Ocean Beach?
10	A What I swore to is that this would be 2:01:22PM	10	A No, I did not. 2:02:46PM
11	in by this date and it would've been completed,	11	Q Where were you when you got this 2:02:47PM
12	to the best of my knowledge, in its entirety on	12	notarized?
13	that date. That's what I swore to.	13	A I don't recall. It may have been at 2:02:51PM
14	Q Well, what you swore to is written up 2:01:31PM	14	my bank.
15	here. That's what you swore to.	15	Q Did you fill this document out at your 2:02:53PM
16	MR. NOVIKOFF: Andrew, come on. 2:01:36PM	16	bank?
17	MR. GOODSTADT: The document speaks 2:01:37PM	17	A No, I filled it out at home. 2:02:56PM
18	for itself.	18	Q Did you sign the document at the bank? 2:02:58PM
19	MR. NOVIKOFF: It does speak for 2:01:39PM	19	A Yes. 2:03:00PM
20	itself. You know that question is	20	Q If you look at the top of 7363, it 2:03:01PM
21	ridiculous.	21	says conditional offer of employment do you
22	But you can answer it again, if you 2:01:42PM	22	see that as a police officer with the Ocean
23	want.	23	Beach Police Department?
24	If that's the best you got. 2:01:42PM	24	A Yes. 2:03:09PM
25	MR. GOODSTADT: We've already gone 2:01:45PM	25	Q What did it mean for you to get a 2:03:10PM
	, , , , , , , , , , , , , , , , , , , ,		• · · · · · · · · · · · · · · · · · · ·
	Page 178		Page 180
1	Page 178  TYREE BACON	1	Page 180 <b>TYREE BACON</b>
1 2		1 2	
	TYREE BACON		TYREE BACON
2	TYREE BACON through a lot of the best we got.	2	TYREE BACON conditional offer of employment?
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2 3 4	TYREE BACON through a lot of the best we got. MR. NOVIKOFF: I don't think so. 2:01:48PM THE WITNESS: Now, now, play nice. 2:01:49PM	2 3 4	TYREE BACON  conditional offer of employment?  MR. NOVIKOFF: Objection. 2:03:14PM  You can answer. If you know. Don't 2:03:14PM
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45 (Pages 177 to 180)

	12	سم	
	Page 181		Page 183
1	TYREE BACON	1	TYREE BACON
2	Q And then on the next paragraph it says 2:03:49PM	2	You can answer. 2:06:05PM
3	on 5-1-05 commanding officer Sergeant George	3	A No, that's not correct. Those were 2:06:06PM
4	Hesse of the Ocean Beach Police Department	4	the departments that I had worked for and
5	applicant investigation section advised you of	5	processed for.
6	at this point in the selection process I'm being	6	Q What departments have you applied for 2:06:12PM
7	presented with a conditional offer of employment	7	other than for those two?
8	in accordance with Section 42 USC 12112 of the	8	MR. NOVIKOFF: Police departments, 2:06:16PM
9	Americans with Disabilities Act.	9	right?
10	Do you see that? 2:04:18PM	10	MR. GOODSTADT: Police departments. 2:06:17PM
11	A Yes. 2:04:19PM	11	A I've taken plenty of tests. Port 2:06:19PM
12	Q Did George Hesse advise you on 2:04:19PM	12	Authority Police, Long Island Railroad,
13	May 1st, 2005 that you were being given a	13	Metro-North railroad, prior to them merging to
14	presented a conditional offer of employment?	14	MTA. Suffolk County, I took their test. NYPD.
15	MR NOVIKOFF: Objection. 2:04:29PM	15	I took other tests, the deputy sheriff, park
16	A I don't recall. 2:04:30PM	16	ranger test. What else? The bay harbor
17	Q Do you recall George Hesse being the 2:04:32PM	17	harbormaster, bay constable. There may be
18	commanding officer of the Ocean Beach Police	18	others, but nothing that jumps out at me.
19	Department applicant investigation section?	19	Q Did you fail any tests in connection 2:06:59PM
20	A I don't recall. 2:04:38PM	20	with any of those applications, other than for
21	Q The next paragraph says you understand 2:04:47PM	21	the Riverhead polygraph?
22	that the offer of employment is conditional upon	22	MR. NOVIKOFF: Objection. 2:07:05PM
23	taking and successfully passing a medical exam,	23	You can answer. 2:07:05PM
24	psychological examination, polygraph examination	24	A No. 2:07:06PM
25	and a physical fitness screening test	25	Q You don't recall failing the medical 2:07:06PM
	Page 182		Page 184
1	TYREE BACON	1	TYREE BACON
2	administered by Suffolk County Department of	2	test for the New York Police Department job?
3	Civil Service.	3	A Actually, I was disqualified in 1984 2:07:12PM
4	Do you see that? 2:05:02PM	4	because I was six pounds underweight.
5	A Yes. 2:05:03PM	5	
6	2.03.03111		O That was failing the medical? 2:07:18PM
~	MR_NOVIKOFF: And the last sentence 2:05:05PM		Q That was failing the medical? 2:07:18PM A Yeah it was their premedical 2:07:19PM
7	MR. NOVIKOFF: And the last sentence. 2:05:05PM BY MR. GOODSTADT: 2:05:05PM	6	A Yeah, it was their premedical. 2:07:19PM
7 8	BY MR. GOODSTADT: 2:05:05PM	6 7	A Yeah, it was their premedical. 2:07:19PM  Q Have you ever been fired from any 2:07:39PM
7 8 9	BY MR. GOODSTADT: 2:05:05PM  Q And that my ongoing background 2:05:05PM	6	A Yeah, it was their premedical. 2:07:19PM Q Have you ever been fired from any 2:07:39PM jobs?
	BY MR. GOODSTADT: 2:05:05PM	6 7 8	A Yeah, it was their premedical. 2:07:19PM  Q Have you ever been fired from any 2:07:39PM  jobs?  A Yes. 2:07:41PM
9	BY MR. GOODSTADT: 2:05:05PM  Q And that my ongoing background investigation reveals nothing of a derogatory nature.	6 7 8 9	A Yeah, it was their premedical. 2:07:19PM  Q Have you ever been fired from any 2:07:39PM  jobs?  A Yes. 2:07:41PM
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46 (Pages 181 to 184)

	12		
	Page 185		Page 187
1	TYREE BACON	1	TYREE BACON
2	test, what was the next test that you took to be	2	Q Did you ever speak to any of the 2:10:01PM
3	certified as a police officer for Ocean Beach?	3	administrators in Ocean Beach about requirements
4	A I think it was a polygraph. 2:08:34PM	4	to take these tests?
5	Q When did you take the polygraph test? 2:08:36PM	5	MR. NOVIKOFF: Objection. Asked and 2:10:08PM
6	A Not certain. 2:08:39PM	6	answered.
7	Q Was it before or after you filled out 2:08:39PM	7	You can answer. 2:10:09PM
8	the documentation that's been marked as Bacon 1?	8	A No. 2:10:10PM
9	A I think it was after this. 2:08:46PM	9	Q Did you ever speak to who was the 2:10:10PM
10	Q So it was sometime in '05 that you 2:08:48PM	10	mayor at the time?
11	took the polygraph?	11	A I think it was Natalie Rogers. 2:10:13PM
12	A I'm not certain. 2:08:52PM	12	Q Did you ever speak to her about it? 2:10:15PM
13	Q And I don't recall the answer to this 2:08:58PM	13	A No. 2:10:17PM
14	question.	14	Q Did you ever speak to Joe Loeffler, 2:10:17PM
15	When did you first learn what month 2:09:00PM	15	when he was a trustee, about it?
16	was it in '04 that you first learned that you	16	MR. NOVIKOFF: Objection. 2:10:21PM
17	needed to take these tests?	17	A No. 2:10:21PM
18	MR. NOVIKOFF: Objection. 2:09:07PM	18	Q Was it your understanding that you 2:10:30PM
19	You can answer. 2:09:07PM	19	were entitled to work during those two seasons,
20	A I don't remember. I got a letter from 2:09:08PM	20	'04 and '05, even though you hadn't been
21	civil service.	21	certified?
22	Q Well, you testified it was April '04 2:09:11PM	22	MR. NOVIKOFF: Objection to the form 2:10:40PM
23	that you took the physical agility test,	23	of the question.
24	correct?	24	You can answer. 2:10:42PM
25	MR. NOVIKOFF: Objection. His 2:09:16PM	25	A Yes. 2:10:42PM
	Page 186		Page 188
1	TYREE BACON	1	TYREE BACON
2	testimony is what it is.	2	Q What was the basis of your belief of 2:10:43PM
3	You can answer. 2:09:17PM	3	that?
4	A If that's what I testified to, sure. 2:09:18PM		uiat:
5	A if that's what I testified to, saic. 2.07.101 W	1 4	A Recause there was a lance in the 2:10:45PM
	O So you worked the 'M seesan knowing 2:00:20PM	4 5	A Because there was a lapse in the 2:10:45PM
	Q So you worked the '04 season knowing 2:09:20PM	5	village notifying civil service. It was no
6	that you had to pass these tests?	5	village notifying civil service. It was no lapse in my employment status. It was a lapse
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6 7 8 9 10 11 12 13 14 15 16 17	that you had to pass these tests?  A Yes. 2:09:25PM  MR. NOVIKOFF: Objection. Form of the 2:09:26PM question.  BY MR. GOODSTADT: 2:09:28PM  Q Without actually passing them; is that 2:09:29PM correct?  MR. NOVIKOFF: Objection. 2:09:32PM  You can answer, if you can. 2:09:32PM  A Yes. 2:09:34PM  Q Yes. And you worked at least part of 2:09:34PM the '05 season without passing all of these tests, correct?  A Yes. 2:09:41PM	5 6 7 8 9 10 11 12 13 14 15 16 17	village notifying civil service. It was no lapse in my employment status. It was a lapse in them notifying civil service.  Q How about the other six or seven guys 2:10:57PM that you testified to, were they working prior to passing these tests?  MR. NOVIKOFF: To the extent you know, 2:11:06PM you can answer.  A Some yes, some no, and I can't be 2:11:08PM specific who did and who didn't.  Q Well, the Bosettis were there in April 2:11:12PM of '04 with you, right?  A Yes. 2:11:17PM  Q When did they start working in Ocean 2:11:17PM Beach?
6 7 8 9 10 11 12 13 14 15 16 17 18	A Yes. 2:09:25PM  MR. NOVIKOFF: Objection. Form of the 2:09:26PM question.  BY MR. GOODSTADT: 2:09:28PM  Q Without actually passing them; is that 2:09:29PM correct?  MR. NOVIKOFF: Objection. 2:09:32PM  You can answer, if you can. 2:09:32PM  A Yes. 2:09:34PM  Q Yes. And you worked at least part of 2:09:34PM the '05 season without passing all of these tests, correct?  A Yes. 2:09:41PM  Q Did you work had you passed the 2:09:41PM	5 6 7 8 9 10 11 12 13 14 15 16 17 18	village notifying civil service. It was no lapse in my employment status. It was a lapse in them notifying civil service.  Q How about the other six or seven guys 2:10:57PM that you testified to, were they working prior to passing these tests?  MR. NOVIKOFF: To the extent you know, 2:11:06PM you can answer.  A Some yes, some no, and I can't be 2:11:08PM specific who did and who didn't.  Q Well, the Bosettis were there in April 2:11:12PM of '04 with you, right?  A Yes. 2:11:17PM  Q When did they start working in Ocean 2:11:17PM Beach?  A I don't know. 2:11:21PM
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A Yes. 2:09:25PM  MR. NOVIKOFF: Objection. Form of the 2:09:26PM question.  BY MR. GOODSTADT: 2:09:28PM  Q Without actually passing them; is that 2:09:29PM correct?  MR. NOVIKOFF: Objection. 2:09:32PM  You can answer, if you can. 2:09:32PM  A Yes. 2:09:34PM  Q Yes. And you worked at least part of 2:09:34PM the '05 season without passing all of these tests, correct?  A Yes. 2:09:41PM  Q Did you work had you passed the 2:09:41PM tests prior to the end of the '05 season?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	village notifying civil service. It was no lapse in my employment status. It was a lapse in them notifying civil service.  Q How about the other six or seven guys 2:10:57PM that you testified to, were they working prior to passing these tests?  MR. NOVIKOFF: To the extent you know, 2:11:06PM you can answer.  A Some yes, some no, and I can't be 2:11:08PM specific who did and who didn't.  Q Well, the Bosettis were there in April 2:11:12PM of '04 with you, right?  A Yes. 2:11:17PM  Q When did they start working in Ocean 2:11:17PM Beach?  A I don't know. 2:11:21PM
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A Yes. 2:09:25PM  MR. NOVIKOFF: Objection. Form of the 2:09:26PM question.  BY MR. GOODSTADT: 2:09:28PM  Q Without actually passing them; is that 2:09:29PM correct?  MR. NOVIKOFF: Objection. 2:09:32PM  You can answer, if you can. 2:09:32PM  A Yes. 2:09:34PM  Q Yes. And you worked at least part of 2:09:34PM the '05 season without passing all of these tests, correct?  A Yes. 2:09:41PM  Q Did you work had you passed the 2:09:41PM tests prior to the end of the '05 season?  A I don't recall 2:09:47PM	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	village notifying civil service. It was no lapse in my employment status. It was a lapse in them notifying civil service.  Q How about the other six or seven guys 2:10:57PM that you testified to, were they working prior to passing these tests?  MR. NOVIKOFF: To the extent you know, 2:11:06PM you can answer.  A Some yes, some no, and I can't be 2:11:08PM specific who did and who didn't.  Q Well, the Bosettis were there in April 2:11:12PM of '04 with you, right?  A Yes. 2:11:17PM  Q When did they start working in Ocean 2:11:17PM Beach?  A I don't know. 2:11:21PM  Q Hardman was there in April '04, 2:11:21PM correct?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A Yes. 2:09:25PM  MR. NOVIKOFF: Objection. Form of the 2:09:26PM question.  BY MR. GOODSTADT: 2:09:28PM  Q Without actually passing them; is that 2:09:29PM correct?  MR. NOVIKOFF: Objection. 2:09:32PM  You can answer, if you can. 2:09:32PM  A Yes. 2:09:34PM  Q Yes. And you worked at least part of 2:09:34PM the '05 season without passing all of these tests, correct?  A Yes. 2:09:41PM  Q Did you work had you passed the 2:09:41PM tests prior to the end of the '05 season?  A I don't recall 2:09:47PM  Q Did you ever speak to Maryann Minerva 2:09:55PM	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	village notifying civil service. It was no lapse in my employment status. It was a lapse in them notifying civil service.  Q How about the other six or seven guys 2:10:57PM that you testified to, were they working prior to passing these tests?  MR. NOVIKOFF: To the extent you know, 2:11:06PM you can answer.  A Some yes, some no, and I can't be 2:11:08PM specific who did and who didn't.  Q Well, the Bosettis were there in April 2:11:12PM of '04 with you, right?  A Yes. 2:11:17PM  Q When did they start working in Ocean 2:11:17PM Beach?  A I don't know. 2:11:21PM  Q Hardman was there in April '04, 2:11:21PM correct?  A Yes. 2:11:25PM
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A Yes. 2:09:25PM  MR. NOVIKOFF: Objection. Form of the 2:09:26PM question.  BY MR. GOODSTADT: 2:09:28PM  Q Without actually passing them; is that 2:09:29PM correct?  MR. NOVIKOFF: Objection. 2:09:32PM  You can answer, if you can. 2:09:32PM  A Yes. 2:09:34PM  Q Yes. And you worked at least part of 2:09:34PM the '05 season without passing all of these tests, correct?  A Yes. 2:09:41PM  Q Did you work had you passed the 2:09:41PM tests prior to the end of the '05 season?  A I don't recall 2:09:47PM	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	village notifying civil service. It was no lapse in my employment status. It was a lapse in them notifying civil service.  Q How about the other six or seven guys 2:10:57PM that you testified to, were they working prior to passing these tests?  MR. NOVIKOFF: To the extent you know, 2:11:06PM you can answer.  A Some yes, some no, and I can't be 2:11:08PM specific who did and who didn't.  Q Well, the Bosettis were there in April 2:11:12PM of '04 with you, right?  A Yes. 2:11:17PM  Q When did they start working in Ocean 2:11:17PM Beach?  A I don't know. 2:11:21PM  Q Hardman was there in April '04, 2:11:21PM correct?

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	Page 189		Page 191
1	TYREE BACON	1	TYREE BACON
2	A I don't know. 2:11:27PM	2	Beach about the test when you got notification?
3	Q How about Tommy Shaw, do you know when 2:11:28PM	3	A Yes. 2:12:50PM
4	he started?	4	Q Who did you speak with at Ocean Beach? 2:12:51PM
5	A No. 2:11:31PM	5	A I don't recall. 2:12:54PM
6	Q Pat Cherry, do you know when he 2:11:31PM	6	Q Do you recall anyone you spoke to at 2:12:55PM
7	started working for the beach?	7	Ocean Beach about having to take the polygraph
8	A No. 2:11:33PM	8	when you got notification of it?
9		9	MR. NOVIKOFF: Are you talking about 2:13:01PM
10	Q And Tom Dyer, do you know when he 2:11:33PM started working for the beach?	10	
	_		any employee of Ocean Beach, any resident of
11		11	Ocean Beach?
12	Q Did you know these guys at the time 2:11:38PM	12	MR. GOODSTADT: Talking about anybody 2:13:05PM
13	you went for the civil service test, or were	13	at Ocean Beach, employee, resident, visitor.
14	these just guys you were meeting for the first	14	A Spoke with Sergeant Hesse, and that's 2:13:08PM
15	time?	15	where I got my packet from. He said there was a
16	MR. NOVIKOFF: Objection. 2:11:44PM	16	packet here that I had to pick up and complete
17	You can answer. 2:11:44PM	17	and get in by a certain date.
18	A Yeah. 2:11:45PM	18	Q When you say there was a packet, that 2:13:18PM
19	Q How did you know the Bosettis prior to 2:11:45PM	19	included in the packet the document that's been
20	April of '04?	20	marked as Bacon 1?
21	A From working with them or changing 2:11:50PM	21	A I don't recall if they were all the 2:13:26PM
22	shifts, you know, seeing them in passing.	22	same a packet. I may have gotten one before the
23	Q So they were working prior to taking 2:11:54PM	23	other. I'm not certain.
24	these tests, correct?	24	Q So there was another packet that had 2:13:31PM
25	MR. NOVIKOFF: Objection. You've 2:11:57PM	25	pre-polygraph questions?
	Page 190		Page 192
1	TYREE BACON	1	TYREE BACON
2	already established that.	2	MR. NOVIKOFF: Objection. 2:13:35PM
3	MR. GOODSTADT: He testified he didn't 2:11:59PM	3	A I don't recall. 2:13:37PM
4	know. He testified he didn't know.	4	Q Was there another set of documents 2:13:39PM
5	MR. NOVIKOFF: No, he told you he knew 2:12:01PM	5	that were pre-polygraph questions?
6	the Bosettis worked before.	6	A Yes. There was a pre polygraph 2:13:43PM
7	You can answer over my objection. 2:12:05PM	7	questionnaire that was not part of this.
8	A The Bosettis and those other 2:12:07PM	8	Q Had you discussed that questionnaire 2:13:47PM
9	individuals all worked prior to us being	9	at all with George Hesse?
10	notified by civil service that we had to test.	10	A Nope. 2:13:50PM
11	Q And do you know whether the other six 2:12:16PM	11	Q Where did you fill out the 2:13:51PM
12	or seven guys, the reason why they didn't take	12	pre-polygraph questionnaire?
13	the test was because of some reporting mistake?	13	A At home. 2:13:54PM
14	A That, I don't know. 2:12:25PM	14	Q Did you have to get that document 2:13:56PM
15	MR. NOVIKOFF: Objection. 2:12:26PM	15	notarized?
16	BY MR. GOODSTADT: 2:12:31PM	16	A I don't recall. 2:13:59PM
17	Q How did you learn that you needed to 2:12:33PM	17	Q When did you submit your pre-polygraph 2:14:09PM
- '	take a polygraph?	18	questionnaire?
18		19	A I don't recall. 2:14:12PM
18 19	A I got written notification from civil 2:12:36PM		
19	A I got written notification from civil 2:12:36PM service.	2.0	() Who did voli slibmit it to? 2.14.13PM =
19 20	service.	20	Q Who did you submit it to? 2:14:13PM A I don't recall. 2:14:16PM
19 20 21	service.  Q Did you speak to anyone at civil 2:12:39PM	21	A I don't recall. 2:14:16PM
19 20 21 22	service.  Q Did you speak to anyone at civil 2:12:39PM service after you got that notification to	21 22	A I don't recall. 2:14:16PM  Q Did you submit it to Ocean Beach? 2:14:17PM
19 20 21 22 23	service.  Q Did you speak to anyone at civil 2:12:39PM service after you got that notification to discuss the test?	21 22 23	A I don't recall. 2:14:16PM <b>Q Did you submit it to Ocean Beach? 2:14:17PM</b> A Yes. 2:14:21PM
19 20 21 22 23 24	service.  Q Did you speak to anyone at civil 2:12:39PM service after you got that notification to discuss the test?  A No. 2:12:44PM	21 22 23 24	A I don't recall. 2:14:16PM  Q Did you submit it to Ocean Beach? 2:14:17PM  A Yes. 2:14:21PM  Q So you didn't submit it to the county, 2:14:22PM
19 20 21 22 23	service.  Q Did you speak to anyone at civil 2:12:39PM service after you got that notification to discuss the test?	21 22 23	A I don't recall. 2:14:16PM <b>Q Did you submit it to Ocean Beach? 2:14:17PM</b> A Yes. 2:14:21PM

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	12	276	
	Page 193		Page 195
1	TYREE BACON	1	TYREE BACON
2	MR. NOVIKOFF: Objection. 2:14:26PM	2	Q Where did you take the test? 2:15:54PM
3	A Yes. 2:14:27PM	3	A Suffolk County Police headquarters. 2:15:56PM
4	Q Did you submit it to somebody in the 2:14:28PM	4	Q Where is that located? 2:15:58PM
5	police department at Ocean Beach?	5	A In Yaphank. 2:16:00PM
6	A I don't remember how we got the packet 2:14:32PM	6	Q Did anyone tell you that if you didn't 2:16:06PM
7	in, who received it.	7	take and pass these tests, that you'd be
8	Q Had you seen copies the 2:14:38PM	8	terminated as a police officer in Ocean Beach?
9	pre-polygraph pre-polygraph questionnaire	9	MR. NOVIKOFF: Objection. 2:16:14PM
10	prior to actually picking up the packet?	10	A Nobody said anything in that nature. 2:16:14PM
11	A No. 2:14:48PM	11	Q Uh-huh. So what was your 2:16:17PM
12	Q You never looked in Frank Fiorillo's 2:14:53PM	12	understanding of why you were taking that
13	personnel jacket to see the pre-polygraph	13	test
14	questions?	14	MR. NOVIKOFF: Objection. Asked and 2:16:24PM
15	MR. NOVIKOFF: Objection. Leading. 2:14:58PM	15	answered.
16	You can answer. 2:14:59PM	16	BY MR. GOODSTADT: 2:16:25PM
17	A No. 2:14:59PM	17	Q if you didn't need to them to 2:16:25PM
18	Q What were the questions that were on 2:15:01PM	18	maintain your position as a police officer?
19	the pre-polygraph questionnaire?	19	MR. NOVIKOFF: Objection. Form. 2:16:30PM
20	A I don't recall. 2:15:06PM	20	Asked and answered.
21	Q Do you recall any of them? 2:15:07PM	21	You can answer. 2:16:31PM
22	MR. NOVIKOFF: Specifically or 2:15:08PM	22	A Because there was a lapse in paperwork 2:16:32PM
23	generally?	23	or notification to civil service, and they were
24	MR. GOODSTADT: I don't need to know 2:15:11PM	24	trying to fill in the spaces.
25	the specific word for word.	25	Q Did you ever complain to anyone about 2:16:43PM
	the specific word for word.	= 0	2 Did you ever complain to anyone about 2:10:45111
	Page 194		Page 196
1	TYREE BACON	1	TYREE BACON
2	MR. NOVIKOFF: That's what I mean. 2:15:14PM	2	Ed Paradiso's lapse in paperwork to civil
3	MR. GOODSTADT: I want to know what 2:15:15PM	3	service?
4	the questions were asking in sum and	4	A Nope. 2:16:49PM
5	substance.	5	MR. NOVIKOFF: Objection. Foundation. 2:16:50PM
6	A They asked you if you were truthful in 2:15:18PM	6	BY MR. GOODSTADT: 2:16:51PM
7	your application packet. No, I don't remember	7	Q Well, whose lapse was it? 2:16:52PM
8	anything specifically. It was all that in	8	A Chief. 2:16:55PM
9	that nature.	9	Q Ed Paradiso? 2:16:55PM
10	Q Did you keep a copy of the 2:15:31PM	10	A Yes. 2:16:56PM
11	questionnaire?	11	Q Let me ask the question. Did you ever 2:16:59PM
12	A No, I did not. 2:15:33PM	12	complain to anyone about the chief's lapse in
13	Q Did you have to fill out any other 2:15:36PM	13	paperwork?
14	paperwork for the polygraph other than for the	14	MR. NOVIKOFF: Objection. 2:17:04PM
15	pre-polygraph questionnaire?	15	A Not that I recall. 2:17:06PM
16	A I don't recall. 2:15:41PM	16	Q Have you ever called anybody a rat? 2:17:14PM
17	Q Then there came a point in time when 2:15:42PM	17	A No. 2:17:17PM
18	you actually went in to take the polygraph test?	18	MR. NOVIKOFF: You've got to give me a 2:17:20PM
19	A Yes. 2:15:46PM	19	chance to object.
20	Q And do you recall what month that was 2:15:47PM	20	THE WITNESS: Sorry. 2:17:23PM
21	in?	21	MR. NOVIKOFF: Because he already 2:17:23PM
22	A No, I don't. 2:15:48PM	22	asked you that twice.
23	Q But it was some point after May 1 of 2:15:49PM	23	BY MR. GOODSTADT: 2:17:27PM
	'05?	24	Q Prior to passing the battery of tests 2:17:29PM
24	03.		Q 11101 to pussing the buttery of tests 2:17:221111
24 25	A Don't recall. 2:15:53PM	25	that were required by civil service, did you

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	Page 197		Page 199
1	TYREE BACON	1	TYREE BACON
2	consider yourself to be a civilian?	2	BY MR. GOODSTADT: 2:18:56PM
3	MR. NOVIKOFF: Hold on, in '04 and '05 2:17:39PM	3	Q Do you still have a copy of that 2:18:57PM
4	we're talking about?	4	letter?
5	MR. GOODSTADT: Anywhere from '99 to 2:17:42PM	5	A I do not 2:18:59PM
6	when he passed it in '04 and '05, when he	6	Q What did you do with that letter? 2:19:00PM
7	held the title of police officer in Ocean	7	A Probably tossed it back in 2005, 2006. 2:19:02PM
8	Beach.	8	Q Who sent you that letter? 2:19:07PM
9	MR. NOVIKOFF: Objection to the form 2:17:51PM	9	A Suffolk County civil service. 2:19:10PM
10	of the question.	10	Q Do you recall who signed it? 2:19:11PM
11	You can answer 2:17:52PM	11	A I don't recall who signed it, but I do 2:19:13PM
12	A No. 2:17:53PM	12	recall making a phone call to confirm it to
13	Q You considered yourself to be a police 2:17:53PM	13	Allison.
14	officer?	14	Q And when did you receive that letter? 2:19:23PM
15	A Yes. 2:17:55PM	15	A Sometime in 2005 or 2006. I don't 2:19:26PM
16	Q Certified by the county? 2:17:55PM	16	recall.
17	A And by the Bureau of Municipal Police 2:17:58PM	17	Q So it was after you passed all the 2:19:30PM
18	Training Council, yes.	18	battery of tests that you received it, or was it
19	Q So if you were already certified by 2:18:04PM	19	while you were undertaking the battery of tests?
20	the county, why did you need to take these	20	A While I was undertaking the battery of 2:19:38PM
21	tests?	21	tests.
22	MR. NOVIKOFF: Objection. Form. 2:18:10PM	22	Q Let me get this. Let me try to 2:19:40PM
23	Foundation.	23	understand this now.
24	You can answer. 2:18:13PM	24	While you were in the middle of taking 2:19:43PM
25	A That was my question all along. I 2:18:14PM	25	the tests, you received a letter that said this
	Page 198		Page 200
1	TYREE BACON	1	TYREE BACON
2	have no idea.	2	is an error and you're certified and it's a
3	Q Is it possible that you weren't 2:18:18PM	3	mistake that we're putting you through this
4	actually certified?	4	battery of tests?
5	MR. NOVIKOFF: Objection. Form. 2:18:20PM	5	A No The letter stated that I was 2:19:53PM
6	You can answer. 2:18:21PM	6	fully certified, and I called and spoke to
7	A No, that wasn't the case. I was 2:18:22PM	7	Allison. It didn't say it was a mistake. I
8	certified, because civil service, prior to	8	called and I spoke with Allison because I was
9	completing the battery of tests, sent me a	9	questioning it. I said, you know, I still have
10	letter saying it was an error that they sent me	10	to do the psychological. And she says no, we
11	through the process and that I was still	11	found the paperwork or whatever it was, it was a
		1	1 1
12	certified and current all along.	12	paperwork error between them and Ocean Beach,
12 13		12	paperwork error between them and Ocean Beach, and I didn't have to go through any of this to
	certified and current all along.		paperwork error between them and Ocean Beach, and I didn't have to go through any of this to begin with.
13	certified and current all along.  MR. GOODSTADT: I'd like to mark the 2:18:41PM	13	and I didn't have to go through any of this to
13 14	certified and current all along.  MR. GOODSTADT: I'd like to mark the 2:18:41PM record to request production of a copy.	13 14	and I didn't have to go through any of this to begin with.
13 14 15	certified and current all along.  MR. GOODSTADT: I'd like to mark the 2:18:41PM record to request production of a copy.  I'll be happy to have it subpoenaed from	13 14 15	and I didn't have to go through any of this to begin with.  Q Did you end up taking the 2:20:21PM
13 14 15 16	certified and current all along.  MR. GOODSTADT: I'd like to mark the 2:18:41PM record to request production of a copy.  I'll be happy to have it subpoenaed from Mr. Bacon, but if you're going to represent	13 14 15 16	and I didn't have to go through any of this to begin with.  Q Did you end up taking the 2:20:21PM psychological?
13 14 15 16 17	certified and current all along.  MR. GOODSTADT: I'd like to mark the record to request production of a copy.  I'll be happy to have it subpoenaed from Mr. Bacon, but if you're going to represent him, I trust	13 14 15 16 17	and I didn't have to go through any of this to begin with.  Q Did you end up taking the 2:20:21PM psychological?  A No, I did not. 2:20:23PM
13 14 15 16 17	certified and current all along.  MR. GOODSTADT: I'd like to mark the 2:18:41PM record to request production of a copy.  I'll be happy to have it subpoenaed from Mr. Bacon, but if you're going to represent him, I trust  MR. NOVIKOFF: I am representing him. 2:18:46PM	13 14 15 16 17 18	and I didn't have to go through any of this to begin with.  Q Did you end up taking the psychological?  A No, I did not. 2:20:23PM  Q So did you receive that letter from 2:20:25PM
13 14 15 16 17 18	certified and current all along.  MR. GOODSTADT: I'd like to mark the record to request production of a copy.  I'll be happy to have it subpoenaed from Mr. Bacon, but if you're going to represent him, I trust  MR. NOVIKOFF: I am representing him. 2:18:46PM MR. GOODSTADT: we can serve him 2:18:48PM	13 14 15 16 17 18 19	and I didn't have to go through any of this to begin with.  Q Did you end up taking the psychological?  A No, I did not. 2:20:23PM  Q So did you receive that letter from 2:20:25PM  Suffolk County civil service prior to taking
13 14 15 16 17 18 19 20	certified and current all along.  MR. GOODSTADT: I'd like to mark the record to request production of a copy.  I'll be happy to have it subpoenaed from Mr. Bacon, but if you're going to represent him, I trust  MR. NOVIKOFF: I am representing him. 2:18:46PM MR. GOODSTADT: we can serve him with a discovery request.	13 14 15 16 17 18 19 20	and I didn't have to go through any of this to begin with.  Q Did you end up taking the 2:20:21PM psychological?  A No, I did not. 2:20:23PM Q So did you receive that letter from 2:20:25PM Suffolk County civil service prior to taking your polygraph or after your polygraph?
13 14 15 16 17 18 19 20 21	certified and current all along.  MR. GOODSTADT: I'd like to mark the 2:18:41PM record to request production of a copy.  I'll be happy to have it subpoenaed from Mr. Bacon, but if you're going to represent him, I trust  MR. NOVIKOFF: I am representing him. 2:18:46PM MR. GOODSTADT: we can serve him 2:18:48PM with a discovery request.  MR. NOVIKOFF: You don't need to 2:18:48PM	13 14 15 16 17 18 19 20 21	and I didn't have to go through any of this to begin with.  Q Did you end up taking the 2:20:21PM psychological?  A No, I did not. 2:20:23PM Q So did you receive that letter from 2:20:25PM Suffolk County civil service prior to taking your polygraph or after your polygraph?  A It was after taking the polygraph. 2:20:31PM
13 14 15 16 17 18 19 20 21 22	certified and current all along.  MR. GOODSTADT: I'd like to mark the 2:18:41PM record to request production of a copy.  I'll be happy to have it subpoenaed from Mr. Bacon, but if you're going to represent him, I trust  MR. NOVIKOFF: I am representing him. 2:18:46PM MR. GOODSTADT: we can serve him 2:18:48PM with a discovery request.  MR. NOVIKOFF: You don't need to 2:18:48PM subpoena him, because we are representing	13 14 15 16 17 18 19 20 21 22	and I didn't have to go through any of this to begin with.  Q Did you end up taking the psychological?  A No, I did not. 2:20:23PM  Q So did you receive that letter from 2:20:25PM  Suffolk County civil service prior to taking your polygraph or after your polygraph?  A It was after taking the polygraph. 2:20:31PM  Q It was after the polygraph but prior 2:20:34PM
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1	2278
Page 201	1 Page 203
1 TYREE BACON	1 TYREE BACON
2 You can answer. 2:20:40PM	2 MR. NOVIKOFF: Objection. 2:22:29PM
A I had a date for the psychological, 2:20:41PM	3 You can answer. 2:22:30PM
and that was why I called to confirm, should I	4 A He was for a brief period. 2:22:30PM
5 still go or not, and she said absolutely not.	5 Q When was that? 2:22:32PM
6 Q Did you receive anything else in 2:20:48PM	6 A I don't recall. 2:22:33PM
7 writing from civil service with respect to the	7 Q Was it do you know why he took over 2:22:35PM
8 tests, other than for what you've testified to	8 that position for a brief period?
9 thus far?	9 MR. NOVIKOFF: Don't guess. Only if 2:22:40PM
MR. NOVIKOFF: Objection. 2:20:56PM	10 you know.
Like I said, unless I tell you not to 2:21:00PM	11 A No, I don't know. 2:22:42PM
answer, you may answer everything.	12 Q Who was the supervisor prior to him 2:22:43PM
A Yeah, not that I recall. 2:21:02PM	13 taking over for that brief period?
Q Do you know whether any of the other 2:21:05PM	-
police officers in Ocean Beach received that	15 Q And then Paradiso took over the night, 2:22:49PM
16 letter saying that they were fully certified and	16 and where did Hesse go?
didn't need to finish taking the tests?	17 A Days. 2:22:52PM
18 A No idea 2:21:14PM	18 Q And you don't know why that switch was 2:22:53PM
Q Who was your supervisor on the 12 to 8 2:21:22PM	[ 19 made?
20 <b>tour?</b>	20 A No. 2:22:55PM
MR. NOVIKOFF: Objection. Form. 2:21:25PM	21 Q You don't recall what year it was in? 2:22:56PM
What year? What time period? 2:21:28PM	22 A No. 2:22:58PM
23 <b>BY MR. GOODSTADT:</b> 2:21:31PM	23 Q Have you ever attended any village 2:23:01PM
Q In any time period. If it changed, 2:21:32PM	24 board meetings?
25 let me know when it changed.	25 A No. 2:23:03PM
Page 202	2 Page 204
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1 TYREE BACON	1 TYREE BACON
2 MR. NOVIKOFF: Still objection to 2:21:37PM	2 Q How long was Paradiso on the night 2:23:06PM
3 form.	3 tours?
4 Go ahead. 2:21:38PM	4 A I don't recall. A couple 2:23:11PM
5 A Sometimes it was then sergeant, now 2:21:38PM	5 Q Was it days, weeks, months? 2:23:13PM
6 Deputy Chief Hesse. Sometimes we didn't have a	6 A I don't recall. It may have been a 2:23:15PM
7 supervisor. There were only two supervisors	7 month, a couple of months. I'm not certain.
8 working for the village. One was Chief	8 Q Did you ever ask him why you're all of 2:23:21PM
9 Paradiso, and for a while he was out with a	9 a sudden the supervisor on the night tour?
10 line-of-duty injury, so it was just the one	10 MR. NOVIKOFF: Objection. 2:23:25PM
supervisor. So sometimes we worked without a	11 A No. 2:23:25PM
<ul><li>supervisor.</li><li>O And in the chain of command example 2:21:59PM</li></ul>	12 Q Have you ever heard that it was 2:23:29PM 13 discipline for Hesse?
Q And in the chain of command example 2:21:59PM that you gave before, who would you report an	13 discipline for Hesse? 14 MR. NOVIKOFF: Objection. 2:23:34PM
incident to if you were working on a night when	15 A No, I didn't. 2:23:35PM
there was no supervisor?	16 Q You never heard it was in response to 2:23:37PM
17 A To the senior officer on duty. 2:22:09PM	17 the complaints about his performance?
18 Q And how is that defined? 2:22:11PM	18 MR. NOVIKOFF: Objection. 2:23:42PM
19 A The guy that's got the most time on. 2:22:13PM	19 A No, I didn't. 2:23:43PM
20 <b>Q</b> Did your time prior to your break 2:22:16PM	20 Q Have you ever seen Tom Snyder have a 2:24:07PM
21 count towards most time on?	21 drink?
22 A Yes. 2:22:21PM	22 A Not that I recall. 2:24:14PM
23 Q Was Chief Paradiso ever in charge of 2:22:21PM	23 Q And when I say "drink," I mean 2:24:15PM
24 your 12 to 8 tour as a supervising officer on	24 alcoholic drink.
25 the 12 to 8 tour?	25 A Not that I recall. 2:24:17PM
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	12	279
	Page 205	Page 207
1	TYREE BACON	1 TYREE BACON
2	Q And in fact, Tom Snyder had a liver 2:24:22PM	winter, you know, during that time frame.
3	problem, correct?	3 Q Other than for that time frame, have 2:26:30PM
4	MR. NOVIKOFF: Objection. Leading. 2:24:25PM	4 you ever used the Ocean Beach police barracks as
5	A I don't know. 2:24:26PM	5 your address?
6	Q You don't recall Tom Snyder being sick 2:24:26PM	6 A No. 2:26:36PM
7	at any point while you worked with him?	7 Q Did you ever receive any performance 2:26:36PM
8	A No. 2:24:31PM	8 evaluations when you worked at Ocean Beach?
9	Q You don't recall him being on 2:24:31PM	9 MR. NOVIKOFF: Objection. Form. 2:26:42PM
10	chemotherapy?	10 A None that I recall. 2:26:43PM
11	A No, I don't. 2:24:34PM	11 Q Have you ever been told that you need 2:26:45PM
12	Q Who in Ocean Beach was responsible for 2:24:43PM	12 to write more summonses?
13	making sure that officers passed the requisite	13 A No. 2:26:48PM
14	tests?	14 Q Have you ever been told you write too 2:26:56PM
15	MR. NOVIKOFF: Objection. 2:24:51PM	15 many summonses?
16	A That would've been the chief. 2:24:55PM	16 A No. 2:26:59PM
17	Q So it was Chief Paradiso up until the 2:24:57PM	17 Q Have you ever heard anyone else told 2:26:59PM
18	time that he went out and George Hesse became	18 that they write too many summonses?
19	chief?	19 MR. NOVIKOFF: Objection. 2:27:04PM
20	A Correct. 2:25:02PM	20 BY MR. GOODSTADT: 2:27:04PM
21	Q Other than for the two telephone calls 2:25:10PM	Q Anyone else in the Ocean Beach Police 2:27:04PM
22	you have now testified to that you had with	22 Department.
23	Allison Chester, how many other times have you	23 A Yes. 2:27:05PM
24	had correspondence or communication with her?	24 Q Who was told they write too many 2:27:06PM
25	A Prior to this or total? 2:25:22PM	25 summonses?
	- 005	
	Page 206	Page 208
1	Page 206 TYREE BACON	1 TYREE BACON
1 2	-	
	TYREE BACON	1 TYREE BACON 2 A Officer Fiorillo. 2:27:08PM 3 Q When did you hear him told that? 2:27:09PM
2	TYREE BACON  Q At any point in time from the day you 2:25:25PM were born until today.  A Those were the two. There may have 2:25:28PM	1 TYREE BACON 2 A Officer Fiorillo. 2:27:08PM 3 Q When did you hear him told that? 2:27:09PM 4 A Probably since he's been there. 2:27:13PM
2	TYREE BACON  Q At any point in time from the day you 2:25:25PM were born until today.  A Those were the two. There may have 2:25:28PM been another one that I can't be specific on,	1 TYREE BACON 2 A Officer Fiorillo. 2:27:08PM 3 Q When did you hear him told that? 2:27:09PM
2 3 4	TYREE BACON  Q At any point in time from the day you 2:25:25PM were born until today.  A Those were the two. There may have 2:25:28PM been another one that I can't be specific on, but both of them any of the calls related to	TYREE BACON  A Officer Fiorillo. 2:27:08PM  When did you hear him told that? 2:27:09PM  Probably since he's been there. 2:27:13PM  How many times? 2:27:15PM  A Once. 2:27:18PM
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	TYREE BACON  Q At any point in time from the day you 2:25:25PM  were born until today.  A Those were the two. There may have 2:25:28PM been another one that I can't be specific on, but both of them any of the calls related to me taking this battery of civil service tests.  Q Have you ever met her 2:25:45PM A No, I have not. 2:25:46PM Q in person? 2:25:47PM  Have you ever used the Ocean Beach 2:25:54PM  police barracks as your address? A Yes. 2:25:57PM Q How many times? 2:25:58PM A Once. 2:25:59PM Q What did you use the Ocean Beach 2:26:01PM police barracks for as your address? A Back in the '90s, in order to get an 2:26:06PM Islip town beach permit and a Fire Island national seashore permit to drive your vehicle back and forth to the village, you had to have	TYREE BACON  A Officer Fiorillo. 2:27:08PM  Q When did you hear him told that? 2:27:09PM  A Probably since he's been there. 2:27:13PM  Q How many times? 2:27:15PM  A Once. 2:27:18PM  Q Who did you hear say that? 2:27:19PM  A Chief Hesse, Sergeant Hesse, whatever 2:27:21PM  his title was at the time.  Q What exactly did he say, if you 2:27:30PM  recall?  A He was interested in quality, not 2:27:34PM  quantity, that it took more than just numbers to  justify good activity.  Q What do you mean by quality, not 2:27:43PM  quantity?  MR. NOVIKOFF: Hold on. I'm going to 2:27:46PM  object only because he's paraphrasing what  Hesse said  BY MR. GOODSTADT: 2:27:51PM  Q Do you know what Hesse meant when he 2:27:52PM
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	TYREE BACON  Q At any point in time from the day you 2:25:25PM  were born until today.  A Those were the two. There may have 2:25:28PM been another one that I can't be specific on, but both of them any of the calls related to me taking this battery of civil service tests.  Q Have you ever met her 2:25:45PM A No, I have not. 2:25:46PM Q in person? 2:25:47PM  Have you ever used the Ocean Beach 2:25:54PM  police barracks as your address?  A Yes. 2:25:57PM Q How many times? 2:25:58PM A Once. 2:25:59PM Q What did you use the Ocean Beach 2:26:01PM police barracks for as your address?  A Back in the '90s, in order to get an 2:26:06PM Islip town beach permit and a Fire Island national seashore permit to drive your vehicle back and forth to the village, you had to have an address, and that's what we did.	TYREE BACON  A Officer Fiorillo. 2:27:08PM  Q When did you hear him told that? 2:27:09PM  A Probably since he's been there. 2:27:13PM  Q How many times? 2:27:15PM  A Once. 2:27:18PM  Q Who did you hear say that? 2:27:19PM  A Chief Hesse, Sergeant Hesse, whatever 2:27:21PM  his title was at the time.  Q What exactly did he say, if you 2:27:30PM  recall?  A He was interested in quality, not 2:27:34PM  quantity, that it took more than just numbers to  justify good activity.  Q What do you mean by quality, not 2:27:43PM  quantity?  MR. NOVIKOFF: Hold on. I'm going to 2:27:46PM  object only because he's paraphrasing what  Hesse said  BY MR. GOODSTADT: 2:27:51PM  Q Do you know what Hesse meant when he 2:27:52PM  said quality, not quantity?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	TYREE BACON  Q At any point in time from the day you 2:25:25PM were born until today.  A Those were the two. There may have 2:25:28PM been another one that I can't be specific on, but both of them any of the calls related to me taking this battery of civil service tests.  Q Have you ever met her 2:25:45PM  A No, I have not. 2:25:46PM  Q in person? 2:25:47PM  Have you ever used the Ocean Beach 2:25:54PM police barracks as your address?  A Yes. 2:25:57PM  Q How many times? 2:25:58PM  A Once. 2:25:59PM  Q What did you use the Ocean Beach 2:26:01PM police barracks for as your address?  A Back in the '90s, in order to get an 2:26:06PM Islip town beach permit and a Fire Island national seashore permit to drive your vehicle back and forth to the village, you had to have an address, and that's what we did.  Q When you say "we," who are you 2:26:21PM	TYREE BACON  A Officer Fiorillo. 2:27:08PM  Q When did you hear him told that? 2:27:09PM  A Probably since he's been there. 2:27:13PM  Q How many times? 2:27:15PM  A Once. 2:27:18PM  Chief Hesse, Sergeant Hesse, whatever 2:27:21PM  his title was at the time.  Q What exactly did he say, if you 2:27:30PM  recall?  A He was interested in quality, not 2:27:34PM quantity, that it took more than just numbers to justify good activity.  Q What do you mean by quality, not 2:27:43PM quantity?  MR. NOVIKOFF: Hold on. I'm going to 2:27:46PM object only because he's paraphrasing what Hesse said  BY MR. GOODSTADT: 2:27:51PM  Q Do you know what Hesse meant when he 2:27:52PM said quality, not quantity?  MR. CONNOLLY: Objection. 2:27:58PM
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	TYREE BACON  Q At any point in time from the day you 2:25:25PM were born until today.  A Those were the two. There may have 2:25:28PM been another one that I can't be specific on, but both of them any of the calls related to me taking this battery of civil service tests.  Q Have you ever met her 2:25:45PM  A No, I have not. 2:25:46PM  Q in person? 2:25:47PM  Have you ever used the Ocean Beach 2:25:54PM  police barracks as your address?  A Yes. 2:25:57PM  Q How many times? 2:25:58PM  A Once. 2:25:59PM  Q What did you use the Ocean Beach 2:26:01PM police barracks for as your address?  A Back in the '90s, in order to get an 2:26:06PM Islip town beach permit and a Fire Island national seashore permit to drive your vehicle back and forth to the village, you had to have an address, and that's what we did.  Q When you say "we," who are you 2:26:21PM referring to?	TYREE BACON  A Officer Fiorillo. 2:27:08PM  Q When did you hear him told that? 2:27:09PM  A Probably since he's been there. 2:27:13PM  Q How many times? 2:27:15PM  A Once. 2:27:18PM  Chief Hesse, Sergeant Hesse, whatever 2:27:21PM  his title was at the time.  Q What exactly did he say, if you 2:27:30PM  recall?  A He was interested in quality, not 2:27:34PM quantity, that it took more than just numbers to justify good activity.  Q What do you mean by quality, not 2:27:43PM quantity?  MR. NOVIKOFF: Hold on. I'm going to 2:27:46PM object only because he's paraphrasing what Hesse said  BY MR. GOODSTADT: 2:27:51PM  Q Do you know what Hesse meant when he 2:27:52PM said quality, not quantity?  MR. CONNOLLY: Objection. 2:27:58PM  A No. 2:27:59PM
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	TYREE BACON  Q At any point in time from the day you 2:25:25PM were born until today.  A Those were the two. There may have 2:25:28PM been another one that I can't be specific on, but both of them any of the calls related to me taking this battery of civil service tests.  Q Have you ever met her 2:25:45PM  A No, I have not. 2:25:46PM  Q in person? 2:25:47PM  Have you ever used the Ocean Beach 2:25:54PM police barracks as your address?  A Yes. 2:25:57PM  Q How many times? 2:25:58PM  A Once. 2:25:59PM  Q What did you use the Ocean Beach 2:26:01PM police barracks for as your address?  A Back in the '90s, in order to get an 2:26:06PM Islip town beach permit and a Fire Island national seashore permit to drive your vehicle back and forth to the village, you had to have an address, and that's what we did.  Q When you say "we," who are you 2:26:21PM	TYREE BACON  A Officer Fiorillo. 2:27:08PM  Q When did you hear him told that? 2:27:09PM  A Probably since he's been there. 2:27:13PM  Q How many times? 2:27:15PM  A Once. 2:27:18PM  Q Who did you hear say that? 2:27:19PM  A Chief Hesse, Sergeant Hesse, whatever 2:27:21PM  his title was at the time.  Q What exactly did he say, if you 2:27:30PM  recall?  A He was interested in quality, not 2:27:34PM  quantity, that it took more than just numbers to justify good activity.  Q What do you mean by quality, not 2:27:43PM  quantity?  MR. NOVIKOFF: Hold on. I'm going to 2:27:46PM  object only because he's paraphrasing what  Hesse said  BY MR. GOODSTADT: 2:27:51PM  Q Do you know what Hesse meant when he 2:27:52PM  said quality, not quantity?  MR. CONNOLLY: Objection. 2:27:58PM

52 (Pages 205 to 208)

	12	280
	Page 209	Page 211
1	TYREE BACON	1 TYREE BACON
2	said it takes more than numbers to show good	2 Q Do you know how many summonses you 2:29:54PM
3	performance?	3 issued in 2007?
4	A No. 2:28:04PM	4 A No idea. 2:29:57PM
5	Q Did the chief ever Chief Paradiso 2:28:07PM	5 Q Do you know approximately how many? 2:29:58PM
6	ever speak to you about the number of summonses	6 A No. 2:29:59PM
7	that you wrote?	7 MR. GOODSTADT: Let's mark this. 2:30:04PM
8	A No. 2:28:12PM	8 MR. NOVIKOFF: Bacon 2. 2:30:07PM
9	Q You don't recall being in a meeting 2:28:14PM	9 (Whereupon, Bates document 5335-37 was 2:30:08PM
10	where the chief had on the board on two sides a	10 marked as Bacon Exhibit 2 for
11	list of people who wrote summonses and a list of	11 identification, as of this date.)
12	people who wrote no summonses?	MR. GOODSTADT: I've placed in front 2:30:30PM
13	A No. 2:28:24PM	of Mr. Bacon what's been marked as Bacon 2.
14	Q You don't recall saying if the 2:28:32PM	14 It is a three-page exhibit bearing Bates
15	Bosettis aren't gonna write summonses, I don't	numbers 5335 through 5337. (Handing.)
16	have to?	16 BY MR. GOODSTADT: 2:30:45PM
17	A I probably said that somewhere along 2:28:38PM	17 Q Mr. Bacon, do you recognize the 2:30:44PM
18	the line.	18 document that's been marked as Bacon 2?
19	Q What did you mean by that? 2:28:40PM	19 A No, never saw it. 2:30:48PM
20	A Just being a smart alec. 2:28:42PM	20 Q You never saw this document? 2:30:50PM
21	Q Did the Bosettis have a reputation of 2:28:43PM	21 A No. 2:30:52PM 22 O Did vou ever speak to George Hesse 2:30:53PM
22 23	not writing any summonses?	
24	A They had a reputation of being very 2:28:48PM laid back.	23 <b>about any yearly performance report?</b> 24 A No. 2:30:57PM
25		25 Q It says in the middle of the probably 2:30:59PM
	Q What do you mean by that? 2:28:51PM	2.50.57 W
	Page 210	Page 212
1	TYREE BACON	1 TYREE BACON
2	A I think that speaks for itself. 2:28:53PM	2 top third under "general enforcement against
3	Q What about them led to the reputation 2:28:55PM	3 crime, quality of life and other violations"
4	of being very laid back?	4 do you see that section?
5	A They were two highly decorated 2:28:58PM	5 A Yes. 2:31:14PM
6	emergency service police officers from New York	6 Q The third line down, handwritten line 2:31:15PM
7	City; and working in Ocean Beach, the	7 down, it says "needs to write more summonses."
8	environment was a whole lot different than some	8 Do you see that? 2:31:20PM
9	of the things that they had experienced, so they	9 A Yes. 2:31:20PM
10	were laid back.	Q Do you know what that means? 2:31:21PM
11	Q What were the differences, if you 2:29:14PM	11 MR. NOVIKOFF: Objection. 2:31:22PM
12	know?	12 A Perhaps I needed to write more 2:31:24PM
13	A Well, as an emergency service officer, 2:29:16PM	13 summonses.
14	they would often be the first ones in the door	MR. NOVIKOFF: No. If you know, you 2:31:26PM
15	facing a heavily armed suspect that was	know. If you don't, you don't.
16	barricaded. Fortunately, in Ocean Beach, that's not what we deal with. We deal with a transient	16 Are you asking him what he believes 2:31:30PM 17 the author of this document meant or
17 18		
19	population, a lot of people there that vacation in the summertime.	MR. GOODSTADT: I'm asking if he knows 2:31:35PM what it means.
20	Q So what do they do that led to the 2:29:33PM	20 MR. NOVIKOFF: Objection to the form. 2:31:37PM
21	reputation that they were laid back?	21 You can answer the question. 2:31:38PM
22	A They were just very easy going 2:29:38PM	22 A Sure. No, I'm not sure. 2:31:39PM
	Q Did they have a reputation of not 2:29:41PM	23 Q Do you know who wrote this document? 2:31:42PM
	Z Dia mej mere a repumnon or not Menorali M	2 Do Jou mion who wrote this document. 2.31.721 W
23	issuing summonses?	24 A Nope. 2:31:44PM
	issuing summonses?  A That may have been part of it. 2:29:45PM	24 A Nope. 2:31:44PM 25 <b>Q You don't recognize the handwriting? 2:31:45PM</b>

53 (Pages 209 to 212)

877-702-9580

	12	281	
	Page 213		Page 215
1	TYREE BACON	1	TYREE BACON
2	A It says George Hesse, but I didn't see 2:31:47PM	2	MR. NOVIKOFF: I want you to take as 2:33:44PM
3	him write it.	3	little much or as much time as you need to
4	Q Do you recognize this handwriting as 2:31:50PM	4	review the document, if at all, before you
5	George Hesse's?	5	answer the question.
6	A No, I don't recognize this handwriting 2:31:52PM	6	While he's looking, did you mention 2:34:04PM
7	as George Hesse's.	7	the Bates numbers?
8	Q If you look down under the additional 2:31:55PM	8	MR. GOODSTADT: Yeah. 2:34:07PM
9	supervisory comments, it says "needs to complete	9	MR. NOVIKOFF: Okay. 2:34:07PM
10	assigned training."	10	A Yeah, I remember seeing this. Yes. 2:34:11PM
11	Do you see what that means do you 2:32:00PM	11	Q Where did you see this? 2:34:13PM
12	see that?	12	A In the police station. 2:34:15PM
13	A Yes. 2:32:02PM	13	Q Is this the one that you testified to 2:34:16PM
14	Q Do you know what that means? 2:32:02PM	14	a moment ago that was posted on the wall?
15	A No. 2:32:03PM	15	MR. NOVIKOFF: Objection. 2:34:22PM
16	Q And it's your testimony that this was 2:32:06PM	16	You can answer. 2:34:22PM
17	never delivered to you, this document?	17	A There was one that was posted on the 2:34:24PM
18	MR. NOVIKOFF: Objection. 2:32:09PM	18	wall, yes.
19	A Correct. 2:32:10PM	19	Q That looked like this, or was it 2:34:26PM
20	Q Did you ever speak with Chief Paradiso 2:32:20PM	20	something different?
21	about the number of summonses that you issued?	21	MR. NOVIKOFF: Objection. 2:34:29PM
22	A No. 2:32:25PM	22	A A little different than this, similar. 2:34:30PM
23	Q Did you ever receive an employee 2:32:26PM	23	Q What was different about the one on 2:34:33PM
24	handbook when you worked for the beach?	24	the wall and the one that's been marked?
25	A No. 2:32:30PM	25	A The typeset. 2:34:37PM
25	A 100. 2.32.301 W	23	A The typeset. 2.54.571 W
	Page 214		Page 216
1	TYREE BACON	1	TYREE BACON
2	Q Have you ever seen an employee 2:32:35PM	2	Q What was different about the one on 2:34:38PM
3	handbook for Ocean Beach?	3	the wall and the one marked as Bacon 3?
4	A Yes. 2:32:39PM	4	MR. NOVIKOFF: Objection. 2:34:42PM
5	Q When did you see an employee handbook 2:32:39PM	5	If you can answer. 2:34:42PM
6	for Ocean Beach?	6	A Yeah, I'm not quite sure. It just 2:34:44PM
7	A I think I've seen it in the station, 2:32:43PM	7	looked a little different.
8	maybe posted on a bulletin board somewhere.	8	Q Was it a different font? 2:34:48PM
9	Q Did you ever look at it? 2:32:48PM	9	A The typeset on the cover looks a 2:34:50PM
10	A No. 2:32:49PM	10	little bit different, yes.
11	Q No? I assume you never signed a copy 2:32:50PM	11	Q Is it still in the Ocean Beach 2:34:55PM
12	of it?	12	strike that.
13	A I may have. I don't recall. Show it 2:32:55PM	13	The last time you were at the Ocean 2:34:57PM
14	to me, refresh my recollection, and I can give	14	Beach police station, was it still hanging on
15	you a definitive answer.	15	the bulletin board?
16	(Whereupon, Bates document 1-25 was 2:33:05PM	16	A I don't recall. 2:35:02PM
17	marked as Bacon Exhibit 3 for	17	Q When was the last time you were at the 2:35:03PM
18	identification, as of this date.)	18	police station?
19	MR. GOODSTADT: I've placed in front 2:33:27PM	19	A Six months ago or better. 2:35:09PM
20	of Mr. Bacon what's been marked as Bacon 3.	20	Q What was the last tour you worked? 2:35:12PM
21	It's a multiple-page exhibit bearing Bates 1	21	A Probably six months ago or better. 2:35:14PM
22	through 25. (Handing.)	22	Q Are you still employed by Ocean Beach? 2:35:16PM
23	BY MR. GOODSTADT: 2:33:38PM	23	A Yes. 2:35:18PM
24	Q Mr. Bacon, have you ever seen the 2:33:38PM	24	Q And what's your current title? 2:35:19PM
25	document that's been marked as Bacon Exhibit 3?	25	A Part-time police officer. 2:35:20PM

54 (Pages 213 to 216)

	12	282
	Page 217	Page 219
1	TYREE BACON	1 TYREE BACON
2	Q Have you worked any tours since Labor 2:35:25PM	2 Do you see that? 2:37:28PM
3	Day of '08?	3 A Yes. 2:37:29PM
4	A I may have worked one or two. 2:35:30PM	4 Q Do you recall ever receiving an annual 2:37:29PM
5	Q Are you collecting unemployment? 2:35:33PM	5 performance appraisal?
6	A No. 2:35:35PM	6 A Nope. 2:37:33PM
7	Q If you look at page that bears Bates 2:35:37PM	7 Q Did you receive raises each year that 2:37:39PM
8	No. 00004.	8 you worked at Ocean Beach?
9	A (Witness complies.) 2:35:44PM	9 A Yes. 2:37:42PM
10	Q Do you see that page? 2:35:54PM	10 MR. GOODSTADT: Just mark that, 2:37:50PM
11	A Yes. 2:35:55PM	11 please.
12	Q Do you recall whether you ever signed 2:35:55PM	(Whereupon, Bates document 5600 was 2:37:51PM
13	this page or a copy of this page?	13 marked as Bacon Exhibit 4 for
14	A I don't recall. 2:36:00PM	14 identification, as of this date.)
15	Q And do you recall ever receiving an 2:36:03PM	15 MR. GOODSTADT: I've placed in front 2:38:13PM
16	evaluation, written evaluation of your	of Bacon what's been marked as Bacon 4. It
17	performance?	is a one-page exhibit bearing Bates 5600.
18	A None that I've ever reviewed, no. 2:36:10PM	18 (Handing.)
19	Q Did you ever receive any verbal 2:36:11PM	19 BY MR. GOODSTADT: 2:38:28PM
20	evaluations of your performance?	20 Q Mr. Bacon, have you ever seen the 2:38:28PM
21	MR. NOVIKOFF: Objection. Form. 2:36:16PM	21 document marked as Bacon 4?
22	A No 2:36:17PM	22 A No, I haven't. 2:38:29PM
23	Q If you look at the page that's been 2:36:38PM	23 Q I represent to you that it's a 2:38:29PM
24	marked as 00010.	24 document that was produced by counsel
25	A (Witness complies.) 2:36:45PM	25 representing the beach in this matter. I just
	` '	T and g a control of the same
	Page 218	Page 220
1	Page 218  TYREE BACON	Page 220  1 TYREE BACON
1 2		
	TYREE BACON	1 TYREE BACON
2	TYREE BACON  Q Under the employee performance 2:36:50PM	1 TYREE BACON 2 want to look down. If you look down the
2	TYREE BACON  Q Under the employee performance 2:36:50PM appraisal.	1 TYREE BACON 2 want to look down. If you look down the 3 dates do you see the dates column?
2 3 4	TYREE BACON  Q Under the employee performance 2:36:50PM appraisal.  Do you see that? 2:36:53PM	1 TYREE BACON 2 want to look down. If you look down the 3 dates do you see the dates column? 4 A Yes. 2:38:44PM
2 3 4 5	TYREE BACON  Q Under the employee performance 2:36:50PM  appraisal.  Do you see that? 2:36:53PM  A Yes. 2:36:57PM	1 TYREE BACON 2 want to look down. If you look down the 3 dates do you see the dates column? 4 A Yes. 2:38:44PM 5 Q And then next to it is the position 2:38:44PM
2 3 4 5	TYREE BACON  Q Under the employee performance 2:36:50PM appraisal.  Do you see that? 2:36:53PM  A Yes. 2:36:57PM  Q Okay. It says, "Newly hired employees 2:36:57PM	1 TYREE BACON 2 want to look down. If you look down the 3 dates do you see the dates column? 4 A Yes. 2:38:44PM 5 Q And then next to it is the position 2:38:44PM 6 and classification.
2 3 4 5 6 7	TYREE BACON  Q Under the employee performance 2:36:50PM appraisal.  Do you see that? 2:36:53PM  A Yes. 2:36:57PM  Q Okay. It says, "Newly hired employees 2:36:57PM may receive performance appraisals after	TYREE BACON want to look down. If you look down the dates do you see the dates column? A Yes. 2:38:44PM Q And then next to it is the position 2:38:44PM and classification. Do you see that? 2:38:47PM
2 3 4 5 6 7 8	TYREE BACON  Q Under the employee performance 2:36:50PM appraisal.  Do you see that? 2:36:53PM  A Yes. 2:36:57PM  Q Okay. It says, "Newly hired employees 2:36:57PM may receive performance appraisals after 30 days."  Do you see that? 2:37:03PM  A Yes. 2:37:04PM	TYREE BACON  want to look down. If you look down the  dates do you see the dates column?  A Yes. 2:38:44PM  Q And then next to it is the position 2:38:44PM  and classification.  Do you see that? 2:38:47PM  A Yes. 2:38:48PM  Q Is that position and classification 2:38:48PM  accurate for those dates?
2 3 4 5 6 7 8 9 10	TYREE BACON  Q Under the employee performance 2:36:50PM appraisal.  Do you see that? 2:36:53PM  A Yes. 2:36:57PM  Q Okay. It says, "Newly hired employees 2:36:57PM may receive performance appraisals after 30 days."  Do you see that? 2:37:03PM  A Yes. 2:37:04PM  Q Did you receive any performance 2:37:05PM	1 TYREE BACON 2 want to look down. If you look down the 3 dates do you see the dates column? 4 A Yes. 2:38:44PM 5 Q And then next to it is the position 2:38:44PM 6 and classification. 7 Do you see that? 2:38:47PM 8 A Yes. 2:38:48PM 9 Q Is that position and classification 2:38:48PM 10 accurate for those dates? 11 MR NOVIKOFF: Objection. 2:38:51PM
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1	TYREE BACON	1	TYREE BACON
2	A No. 2:39:28PM	2	raise every single year?
3	Q Your employment actually ended in '93 2:39:28PM	3	A Yes. 2:40:53PM
4			
	and then you became reemployed in '99?	4	Q Was the raise that you received 2:40:54PM
5	A With respect to the Village of Ocean 2:39:32PM	5	performance based or did everybody receive the
6	Beach, yes	6	same raise?
7	Q Right. That's what I'm just 2:39:35PM	7	MR. NOVIKOFF: Objection. 2:41:00PM
8	focusing on that right now.	8	To the extent you know. 2:41:00PM
9	A Yes. 2:39:39PM	9	A I can't I can't, you know, explain 2:41:02PM
10	Q Are the rates of pay well, strike 2:39:39PM	10	for the other officers. I mean, myself, I
11	that.	11	received a raise every year, and I don't know if
12	Other than for the use of the verbiage 2:39:42PM	12	it was performance based or not.
13	"leave of absence," is there anything else not	13	Q Do you know who was in charge of 2:41:12PM
14	accurate in the position and classification	14	deciding that you should get a raise each of
15	column?	15	those years?
16	MR. NOVIKOFF: Note my objection. 2:39:51PM	16	MR. NOVIKOFF: Objection. 2:41:16PM
17	You can answer. 2:39:52PM	17	A No, I don't. 2:41:17PM
18	A The salaries look about right. I'm 2:39:54PM	18	Q Do you know the process behind the 2:41:18PM
19	not 100 percent certain.	19	decision of whether or not to give you a raise
20	Q I was asking whether anything was not 2:40:01PM	20	each year?
21	accurate about the position and classification	21	MR. NOVIKOFF: Objection. 2:41:24PM
22	column other than for the use of leave of	22	A No, I don't. 2:41:25PM
23		23	· · · · · · · · · · · · · · · · · · ·
	absence?	1	Q Do you know the process behind 2:41:26PM
24	MR. NOVIKOFF: Note my objection. 2:40:09PM	24	determining how much raise to give you each
25	You can answer. 2:40:11PM	25	year?
	Page 222		Page 224
1			
1 2	TYREE BACON	1 2	TYREE BACON
2	TYREE BACON BY MR. GOODSTADT: 2:40:11PM	2	TYREE BACON  MR. NOVIKOFF: Objection. Form. 2:41:29PM
2	TYREE BACON BY MR. GOODSTADT: 2:40:11PM Q I'm just focused on the one column. 2:40:13PM	2 3	TYREE BACON  MR. NOVIKOFF: Objection. Form. 2:41:29PM  A I wasn't privy to any of that 2:41:30PM
2 3 4	TYREE BACON BY MR. GOODSTADT: 2:40:11PM Q I'm just focused on the one column. 2:40:13PM A Yeah. Other than the leave of 2:40:15PM	2 3 4	TYREE BACON  MR. NOVIKOFF: Objection. Form. 2:41:29PM  A I wasn't privy to any of that 2:41:30PM information.
2 3 4 5	TYREE BACON BY MR. GOODSTADT: 2:40:11PM Q I'm just focused on the one column. 2:40:13PM A Yeah. Other than the leave of 2:40:15PM absence, because I wasn't working for them then.	2 3 4 5	TYREE BACON  MR. NOVIKOFF: Objection. Form. 2:41:29PM  A I wasn't privy to any of that 2:41:30PM information.  Q Who communicated to you that you were 2:41:32PM
2 3 4	TYREE BACON BY MR. GOODSTADT: 2:40:11PM  Q I'm just focused on the one column. 2:40:13PM A Yeah. Other than the leave of 2:40:15PM absence, because I wasn't working for them then. Q Okay. But is there anything else, 2:40:19PM	2 3 4 5 6	TYREE BACON  MR. NOVIKOFF: Objection. Form. 2:41:29PM  A I wasn't privy to any of that 2:41:30PM information.  Q Who communicated to you that you were 2:41:32PM getting a raise?
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1		-
1	TYREE BACON	1 TYREE BACON
2	Q What do you mean make sure paperwork 2:42:14PM	2 being rehired?
3	was right?	3 MR. NOVIKOFF: I'm sorry, what's the 2:43:49PM
4	A Make sure people had updated, what is 2:42:17PM	4 question? I didn't catch the first few
5	it, W-2s and W-4s, tax paperwork. If you have	5 words.
6	pay statements, whether you were claiming one or	6 MR. GOODSTADT: Were you ever notified 2:43:54PM
7	two dependents, stuff like that.	7 that you were rehired, and he said "yes."
8	Q Do you know whether anybody voted on 2:42:32PM	8 BY MR. GOODSTADT: 2:43:54PM
9	the pay raises?	9 Q Other than for the rehiring in 1999, 2:43:57PM
10	MR. NOVIKOFF: Objection. 2:42:36PM	10 were you notified each year that you were
11	A Don't know. 2:42:37PM	11 rehired?
12	Q Did you ever collect unemployment in 2:42:39PM	12 A Prior to that and after that, yes, but 2:44:02PM
13	between seasons?	13 there was a break in service where I wasn't
14	A No, I did not. 2:42:42PM	14 invited back.
15	Q Did you ever apply for unemployment in 2:42:43PM	15 Q I'm not asking about whether you were 2:44:10PM
16	between seasons?	16 invited back. I'm talking about the years that
17	A No. 2:42:46PM	17 you came back. Were you notified you were
18	Q That was because you had a full-time 2:42:46PM	18 rehired?
19	job?	19 A No. We just you came to the 2:44:16PM
20	A Correct. 2:42:49PM	20 preseason meeting.
21	Q Did you have to reapply for a position 2:42:54PM	21 Q So just so I'm clear for the record. 2:44:24PM
22	each season?	22 Each year you came to the preseason meeting, you
23	A I did not. 2:42:57PM	23 didn't have to fill out any new paperwork for
24	Q So did you remain employed throughout 2:43:01PM	24 the season, you just had to make sure your tax
25	the year?	25 forms were up to date; is that correct?
•	Dago 226	Daga 220
	Page 226	Page 228
1	Page 226  TYREE BACON	Page 228  1 TYREE BACON
1 2	TYREE BACON MR. NOVIKOFF: Objection. 2:43:04PM	1 TYREE BACON 2 A Correct. 2:44:35PM
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	TYREE BACON  MR. NOVIKOFF: Objection.  A Yes. My status was part-time police 2:43:05PM officer.  Q So it's your understanding that your status was part-time police officer, meaning that you can work up to 20 hours during the whole year; is that your understanding?  A Correct.  Q And is it your understanding that if 2:43:20PM you were a part-time police officer, that you didn't have to do anything to be, quote-unquote, rehired each season?  MR. NOVIKOFF: Objection.  Q Is that correct?  A I'm not sure how that all worked out.  2:43:30PM  Q Well, did you fill out any paperwork  A No, I didn't have to reapply for the 2:43:37PM position every year. No, I did not.  Q Were you ever notified that we're 2:43:41PM rehiring you?	TYREE BACON  A Correct. 2:44:35PM  Q You didn't receive any notice that 2:44:35PM  said, you know, anything in sum and substance,  congratulations, you've been rehired by Ocean  Beach for this season or you're being hired by  Ocean Beach for this season?  A No, I never received that. 2:44:45PM  Q How about verbally? Did anybody ever 2:44:47PM  tell you verbally tell you in sum or substance,  congratulations, you're being rehired for the  season or you're being hired for the season?  A No. 2:44:54PM  Q Other than for '99? 2:44:54PM  A No. 2:44:57PM  MR. GOODSTADT: Why don't we take a 2:45:02PM  break.  THE VIDEOGRAPHER: The time is 2:46. 2:45:04PM  We are going off the record.  (Whereupon, a discussion was held off 2:49:36PM  the record.)  THE VIDEOGRAPHER: The time is 2:54. 2:53:22PM  We are back on the record.
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57 (Pages 225 to 228)

		285
	Page 229	Page 231
1	TYREE BACON	1 TYREE BACON
2	than for the polygraph that you failed in	2 MR. NOVIKOFF: Yeah, let's mark 2:56:30PM
3	Riverhead and then the one that you subsequently	3 another one.
4	passed in '05 for Ocean Beach, have you taken	4 MR. GOODSTADT: Are you okay with 2:56:34PM
5	any other polygraphs for any other jobs that you	5 swapping it in?
6	applied for?	6 MR. NOVIKOFF: I'd prefer to mark it. 2:56:36PM
7	MR. NOVIKOFF: Objection. 2:53:44PM	7 MR. GOODSTADT: You'd prefer to mark 2:56:39PM
8	A I don't recall. 2:53:45PM	8 it?
9	Q Have you ever seen a job description 2:53:50PM	9 MR. NOVIKOFF: Yeah, mark it. 2:56:40PM
10	or duty classification for a police officer in	10 MR. GOODSTADT: I'd like to mark it 2:56:40PM
11	Ocean Beach?	11 Bacon 6.
12	A No. 2:53:58PM	
13		,
		, , ,
14	(Whereupon, Police Officer 2:54:17PM	14 MR. GOODSTADT: Okay. I think you 2:56:47PM
15	Part-Time/Seasonal was marked as Bacon	have Bacon 6, right?
16	Exhibit 5 for identification, as of this	MR. NOVIKOFF: No. You're remarking a 2:56:49PM
17	date.)	17 new document. Do you have enough copies for
18	MR. GOODSTADT: I've placed in front 2:54:50PM	18 everybody?
19	of Mr. Bacon what's been marked as Bacon	MR. GOODSTADT: It's the exact same 2:56:52PM
20	Exhibit 5. It is a two-page exhibit	20 thing you have.
21	entitled "Police Officer	MR. CONNOLLY: With the cover page 2:56:55PM
22	Part-Time/Seasonal." (Handing.)	22 marked.
23	BY MR. GOODSTADT: 2:55:06PM	23 (Whereupon, Police Candidate 2:57:02PM
24	Q Mr. Bacon, have you ever seen this 2:55:05PM	24 Application Packet was marked as Bacon
25	document?	25 Exhibit 6 for identification, as of this
	Page 230	Page 232
1	TYREE BACON	1 TYREE BACON
2	A I don't recall. 2:55:08PM	2 date.)
3	Q You don't recall one way or the other? 2:55:08PM	3 A Page number again? 2:57:29PM
4	A Correct. 2:55:11PM	4 Q 7367. 2:57:32PM
5	Q Did you ever go on Suffolk County 2:55:12PM	5 A Okay. 2:57:35PM
	civil service's website to look at the job	6 Q Have you ever seen this description of 2:57:36PM
	description of a police officer part-time or a	7 an entry-level police officer?
	police officer seasonal?	8 A Yes. 2:57:40PM
9	MR. NOVIKOFF: Objection. 2:55:20PM	9 Q Okay. When was the first time you saw 2:57:41PM
10	A I have not. 2:55:21PM	10 this description?
11	Q If you go back to Bacon 1. 2:55:32PM	11 A Probably when I got my packet. 2:57:45PM
12	MR. NOVIKOFF: It's in that pile. 2:55:40PM	12 <b>Q</b> Was it in the packet that you had 2:57:46PM
13	A (Witness complies.) 2:55:43PM	13 testified to that you filled out the first time
14		14 around?
15	Q If you look at Page 7367. 2:55:47PM A Don't have it in this package. 2:56:08PM	15 MR. NOVIKOFF: Objection. 2:57:50PM
16	1 6	·
	MR. NOVIKOFF: No, the bottom, 7367. 2:56:11PM	
17	MR. GOODSTADT: Is it missing a page 2:56:13PM	17 Q Okay. And is the as an Ocean Beach 2:57:52PM
18	there?	18 police officer, you had the authority to arrest;
19	MR. NOVIKOFF: Then it's 4, then 2:56:15PM	19 is that correct?
20	it's 5.	20 A Yes 2:58:04PM
21	THE WITNESS: 5, and then it jumps 2:56:17PM	Q And how far jurisdictionally did your 2:58:07PM
22	to 9.	22 authority to arrest extend?
1) )	MR. NOVIKOFF: I have it in mine. 2:56:19PM	23 MR. NOVIKOFF: Objection. 2:58:12PM
23		
23 24 25	MR CONNOLLY: Do you want to mark 2:56:29PM another one?	24 You can answer. 2:58:13PM 25 A Throughout New York State. 2:58:14PM

58 (Pages 229 to 232)

	12	286	
	Page 233		Page 235
1	TYREE BACON	1	TYREE BACON
2	Q Is that for felonies and misdemeanors? 2:58:17PM	2	they got out the car, and no. The lights were
3	A Correct. 2:58:21PM	3	on, I looked in, and that was it.
4	Q How about for violations? 2:58:22PM	4	Q Did you have your firearm on you at 3:00:20PM
5	A That was within my geographic area of 2:58:23PM	5	the time?
6	employment, which would've been the confines of	6	A I did. 3:00:24PM
7	Ocean Beach.	7	Q Why did you look in their car? 3:00:25PM
8	Q So that the extent of your authority 2:58:31PM	8	A I wanted to see if they had a 3:00:26PM
9	to issue a summons was within the borders of	9	paintball gun.
10	Ocean Beach?	10	Q Were you pulling them over in your 3:00:27PM
11	MR. NOVIKOFF: Objection. 2:58:42PM	11	capacity as a police officer?
12	BY MR. GOODSTADT: 2:58:45PM	12	A No, I wasn't. 3:00:29PM
13	Q Is that correct? 2:58:45PM	13	Q So you were searching in their car in 3:00:30PM
14	A Correct. 2:58:46PM	14	the capacity as a civilian while you were
15	Q Have you ever pulled over an 2:58:50PM	15	wearing a uniform and carrying a weapon; is that
16	automobile outside of Ocean Beach?	16	correct?
17	A No. 2:58:56PM	17	MR. NOVIKOFF: Objection to the 3:00:39PM
18	Q Do you recall ever stopping a vehicle 2:59:09PM	18	characterization.
19	in Islip?	19	You can answer the question. 3:00:40PM
20	A Yes. 2:59:16PM	20	A No. I was not searching their car. 3:00:41PM
21	MR. GOODSTADT: Do you need to take a 2:59:22PM	21	They had exited the vehicle. I never went into
22	break?	22	the vehicle. The interior light was on, and I
23	MR. NOVIKOFF: No, that's fine. 2:59:24PM	23	was in a position to observe. I didn't go
24	BY MR. GOODSTADT: 2:59:25PM	24	looking under the seats or in the glove
25	Q How did you when you pulled over 2:59:27PM	25	compartment or the trunk.
	Page 234		Page 236
1	TYREE BACON	1	TYREE BACON
2	the vehicle in Islip, when was that?	2	Q Did you ask them to exit the vehicle? 3:00:56PM
3	A A couple of years ago, after getting 2:59:33PM	3	MR. NOVIKOFF: What's that? 3:00:58PM
4	hit with a paintball.	4	MR. GOODSTADT: Did you ask them to 3:00:59PM
5	Q Do you recall what time of the day it 2:59:38PM	5	exit the vehicle.
6	was?	6	A I don't recall. 3:01:01PM
7	A It was at night. I was on my way into 2:59:39PM	7	Q You don't recall one way or the other? 3:01:01PM
8	work.	8	A I don't remember. 3:01:04PM
9	Q Were you wearing your uniform? 2:59:42PM	9	Q So you may have asked them to exit? 3:01:05PM
10	A I was. 2:59:44PM	10	MR. NOVIKOFF: Objection. 3:01:06PM
11	Q And how did you go about pulling over 2:59:44PM	11	A I may have. 3:01:07PM
12	the vehicle?	12	Q Would that have been in your capacity 3:01:08PM
13	A Actually, they stopped at a 2:59:47PM	13	as a police officer?
14	stoplight excuse me, a stop sign, and I got	14	MR. NOVIKOFF: Objection. 3:01:10PM
15	out of my car and asked them what was going on,	15	A Yes. 3:01:11PM
16	and that was it.	16	Q Okay. Did you report the incident to 3:01:12PM
17	Q Did you identify yourself as a police 2:59:55PM	17	anyone in Ocean Beach?
18	officer?	18	A Yes. 3:01:20PM
19	A I may have. I was certainly in 2:59:57PM	19	Q How come? 3:01:20PM
20	uniform.	20	A Just to cover myself. 3:01:23PM
21	Q But did you say I'm a police officer? 3:00:00PM	21	Q What do you mean by that? 3:01:25PM
22	A No, I didn't say I'm a police officer. 3:00:02PM	22	A I did take action, I was in uniform, 3:01:26PM
23	Q And what did you say to the person in 3:00:09PM	23	so I felt it was appropriate to notify
24	the car or the people in the car?	24	supervision.
25	A You guys got a paintball gun? And 3:00:13PM	25	Q You took police action? 3:01:32PM

59 (Pages 233 to 236)

12	2287
Page 237	Page 239
1 TYREE BACON	1 TYREE BACON
2 MR. NOVIKOFF: Objection. 3:01:34PM	2 near tour change; and I notified the ongoing
A They exited the vehicle based on me 3:01:35PM	3 officer, but no report was taken.
4 being in the union, so that could be construed	4 Q What do you mean you reported it to 3:03:21PM
5 as taking police action, yes.	5 the ongoing officer?
6 Q Well, did you think you were taking 3:01:42PM	6 A In Suffolk County, they don't have 3:03:26PM
7 police action?	7 precincts; they have relief points. The relief
8 MR. NOVIKOFF: Objection. 3:01:45PM	8 point was around the corner from where this
9 A It could've been construed as such, 3:01:47PM	9 happened.
10 yes.	So after that happened, I went to the 3:03:31PM
Q I'm asking whether you construed it. 3:01:50PM	11 relief point, where I knew they would be
12 I don't care what other people may have	12 changing. We relieve at the lighthouse, okay?
13 construed it as.	13 And I spoke to the officer there, let him know
14 A Yes, I did construe that as that. 3:01:55PM	14 what's going on, and that was it.
Q Did you have the authority to take 3:01:57PM	15 Q You didn't submit anything in writing? 3:03:44PM
police action outside of Ocean Beach?	16 A No. 3:03:46PM
17 A Yes. 3:02:01PM	Q Do you know if the officer took any 3:03:48PM
18 <b>Q On what grounds? 3:02:04PM</b>	18 notes of what you told him happened?
19 A Well, had there been a paintball gun 3:02:05PM	19 A I don't recall. 3:03:51PM
20 in the car, I would've arrested them for	20 Q How come you left that part out of 3:03:52PM
possession of a firearm, since they did fire a	21 your memo?
paintball. And under the penal law, that fits	MR. NOVIKOFF: Objection. 3:03:56PM
the bill for a loaded weapon.	23 A Didn't think it was relevant because 3:03:56PM
MR. GOODSTADT: Mark that, please. 3:02:17PM	24 no official report was drafted.
25 (Whereupon, Bates document 6822 was 3:02:19PM	Q Why didn't you call 911 when you got 3:04:00PM
Page 238	Page 240
1 TYREE BACON	1 TYREE BACON
2 marked as Bacon Exhibit 7 for	2 hit by a paintball?
3 identification, as of this date.)	3 MR. NOVIKOFF: Let him finish the 3:04:06PM
4 MR. GOODSTADT: I've placed in front 3:02:37PM	4 question. Give me a chance to object, and
of Mr. Bacon what's been marked as Bacon	5 you can answer that.
6 Exhibit 7. It's a one-page exhibit bearing	6 Is the question complete, Andrew? 3:04:14PM
7 Bates No. 6822. (Handing.)	7 MR. GOODSTADT: Yep. 3:04:16PM
8 BY MR. GOODSTADT: 3:02:49PM	8 MR. NOVIKOFF: Can you read the 3:04:17PM
9 Q Is this the notification that you 3:02:49PM	9 question back?
10 testified to to your supervisor?	10 BY MR. GOODSTADT: 3:04:19PM
11 A Yes. 3:02:53PM	Q Why didn't you call 911 when you got 3:04:20PM
12 Q Did you ever speak to Chief Hesse 3:02:53PM	12 hit by a paintball?
13 about this?	13 MR. NOVIKOFF: Objection to the form. 3:04:23PM
14 MR. NOVIKOFF: Other than 3:02:58PM	14 I don't think he said he got hit by a
MR. GOODSTADT: About this incident. 3:02:59PM	15 paintball.
16 MR. NOVIKOFF: Other than this 3:03:01PM	16 BY MR. GOODSTADT: 3:04:27PM
document?	Q Your car got hit by a paintball? 3:04:28PM
18 MR. GOODSTADT: Yes. 3:03:03PM	MR. NOVIKOFF: Objection to the form 3:04:31PM
19 BY MR GOODSTADT: 3:03:03PM	19 of the question.
Q Did you ever verbally speak to him 3:03:04PM	20 A Because I had eyes on the vehicle that 3:04:31PM
21 about it?	21 I thought had done it. They turned, I followed
A I think after he received this, he 3:03:06PM	22 them, they stopped at the light. I spoke to
asked me what happened and I informed him.	23 them and spoke to a police officer, which all of
Q Did you report it to Suffolk County? 3:03:11PM	24 that was accomplished in less time than calling
A I stopped by the firehouse, and it was 3:03:13PM	25 911 and waiting for a sector car to arrive.

60 (Pages 237 to 240)

		288	The 01/13/10 Tage 01 of 110 Tage 15 #.
	Page 241		Page 243
1	TYREE BACON	1	TYREE BACON
2	Q Did you take down the plate of the 3:04:51PM	2	Bates No. 7410. (Handing.)
3	vehicle?	3	BY MR. GOODSTADT: 3:07:22PM
4	A I don't recall. 3:04:54PM	4	Q Mr. Bacon, have you ever seen this 3:07:21PM
5	Q Did you report the plate to anyone? 3:04:56PM	5	document?
6	A I'm sure if I did, I gave it to the 3:04:59PM	6	A I have. 3:07:25PM
7	Suffolk officer.	7	Q Which incident is this document in 3:07:26PM
8	Q Do you recall the officer's name who 3:05:07PM	8	relation to?
9	you spoke with?	9	A None of those that were mentioned. 3:07:30PM
10	A No, I don't. 3:05:10PM	10	Q Was this a separate incident in which 3:07:33PM
11	Q What time was your tour that day? 3:05:14PM	11	you were arrested?
12	A Midnight. 3:05:19PM	12	A No. This wasn't an arrest. 3:07:36PM
13	Q And what time did the incident happen? 3:05:19PM	13	Q What was this? 3:07:38PM
14	A Probably around 11:20. 3:05:25PM	14	A This was a summons. 3:07:39PM
15	Q So is it your testimony that you got 3:05:26PM	15	Q What was the summons for? 3:07:41PM
16	hit by a paintball, your car got hit by a	16	A Being in the park after hours. 3:07:43PM
17	paintball at 11:20, you pulled over this car,	17	Q Do you recall when you received that 3:07:46PM
18	you exited the vehicle, you looked for a gun, a	18	summons?
19	paintball gun, everyone got back in the car,	19	A Sometime in 1984. 3:07:51PM
20	then you went and reported it at the firehouse	20	Q Do you recall why you were in the park 3:07:53PM
21	to the outgoing officer and still made it on	21	after hours?
22	time to your midnight tour?	22	A Yeah. 3:07:56PM
23	MR. NOVIKOFF: Objection. 3:05:50PM	23	Q Why were you in the park after hours? 3:07:56PM
24	You can answer. 3:05:50PM	24	A I was getting a blow job from my 3:07:58PM
25	A I may have been a few minutes late. I 3:05:51PM	25	girlfriend.
	Page 242		Page 244
1	TYREE BACON	1	TYREE BACON
2	think the whole interaction from the time I got	2	Q And you got a ticket? 3:08:01PM
3	hit to the time I left speaking to the officer	3	A Yes. 3:08:02PM
4	was less than 10 minutes.	4	Q Other than for this summons, did you 3:08:02PM
5	Q So you don't recall whether you were 3:06:02PM	5	ever receive any other summonses other than for
6	late or not?	6	traffic-related summons?
7	A No, I don't. 3:06:05PM	7	A Traffic summonses. No, I don't recall 3:08:11PM
8	(Whereupon, a discussion was held off 3:06:22PM	8	getting any others. Parking, traffic.
9	the record.)	9	MR. GOODSTADT: Mark that. 3:08:53PM
10	BY MR GOODSTADT: 3:06:28PM	10	(Whereupon, Bates document 7418-7423 3:08:54PM
11	Q Before, we went over some of your 3:06:28PM	11	was marked as Bacon Exhibit 9 for
12	arrests and the disposition of those arrests.	12	identification, as of this date.)
13	Do you recall doing that? 3:06:35PM	13	MR. GOODSTADT: I've placed in front 3:09:16PM
14	MR. NOVIKOFF: Objection. 3:06:37PM	14	of Mr. Bacon what's been marked as Bacon
15	A Sorry? 3:06:38PM	15	Exhibit 9 It's a multiple-page exhibit
16	Q Do you recall going over your arrests 3:06:39PM	16	bearing Bates numbers 7418 through 7423.
17	and the disposition of those arrests before?	17	(Handing.)
18	A Yes. 3:06:43PM	18	BY MR. GOODSTADT: 3:09:28PM
19	MR. GOODSTADT: Let's mark that. 3:06:43PM	19	Q Mr. Bacon, I ask you to turn to 7419. 3:09:28PM
20	(Whereupon, Bates document 7410 was 3:06:44PM	20	A (Witness complies.) Yes. 3:09:32PM
21	marked as Bacon Exhibit 8 for	21	Q If you look in the arrest 3:09:37PM
22	identification, as of this date.)	22	information
23	MR. GOODSTADT: I've placed in front 3:07:13PM	23	A Uh-huh. 3:09:41PM
24	of Mr. Bacon what's been marked as Bacon	24	Q section. 3:09:42PM
25	Exhibit 8. It's a one-page exhibit bearing	25	A Yes. 3:09:43PM

61 (Pages 241 to 244)

		289	- 1 1100 01/13/10 1 age 02 01 1101 age 10 #.
	Page 245		Page 247
1	TYREE BACON	1	TYREE BACON
2	Q You see the first one, which shows an 3:09:43PM	2	MR. NOVIKOFF: You mean of his or in 3:11:08PM
3	arrest for assault with intent to cause physical	3	general?
4	injury.	4	MR. GOODSTADT: Just generally, and 3:11:10PM
5	Do you see that? 3:09:49PM	5	AISI printout.
6	A Correct, yes. 3:09:50PM	6	A Yes. 3:11:12PM
7	Q What incident was that? Did you 3:09:51PM	7	Q And where does one get to get a 3:11:12PM
8	testify to the incident already?	8	document that's marked as Bacon 9?
9	A Yes. That was the 1986 incident at 3:09:54PM	9	A Well, you get fingerprinted, and they 3:11:18PM
10	Woodhull Hospital.	10	turn around and submit them to Albany, the FBI.
11	Q Then the second is reckless 3:09:58PM	11	This is the report that comes back when somebody
12	endangerment second.	12	is being investigated for a position or if it's
13	Do you see that? 3:10:00PM	13	an arrest.
14	A Yes. That was all part of the same 3:10:03PM	14	Q What do you mean, or if it's an 3:11:32PM
15	arrest.	15	arrest?
16	Q The next one is invalid use of a 3:10:04PM	16	A If somebody gets arrested and they get 3:11:35PM
17	credit card with intent to fraud.	17	fingerprinted. And when their prints come back
18	Do you see that? 3:10:08PM	18	from Albany, you get the same kind of an AISI
19	A Yeah. 3:10:09PM	19	printout that gets attached to the criminal
20	Q And I asked you about that before, and 3:10:09PM	20	court complaint.
21	you said it never happened. Does this refresh	21	Q Have you ever ran this report on 3:11:47PM
22	your recollection as to	22	anybody else?
23	MR. NOVIKOFF: Objection to the 3:10:14PM	23	A No, I have not. 3:11:50PM
24	characterization of the testimony.	24	Q Have you ever reviewed this report as 3:11:51PM
25	You can answer. 3:10:17PM	25	part of any background investigation on anyone
	Page 246		Page 248
_	_		
1	TYREE BACON	1	TYREE BACON
2	A Yes. No, that never happened. There 3:10:18PM	2	else?
3	was I don't even know how that got there.	3	A No. 3:11:55PM
4	The OGA below that, that was definitely part and parcel of the arrest.	4 5	Q When have you seen these in the past? 3:11:57PM A Because I work as a court officer. 3:11:59PM
5 6	1		
7		6	It's attached to every single court case that comes into criminal court.
8	A The 1986 on July the 8th. 3:10:28PM  Q Arrest for what? 3:10:33PM	8	
9	A The assault, reckless endangerment, 3:10:34PM	9	Q So that's where you've seen them? 3:12:05PM A Yes. 3:12:07PM
10	OGA, the parking incident at Woodhull Hospital.	10	Q Are you currently married? 3:12:20PM
11	Q So three of these deal with the 3:10:43PM	11	A Yes. 3:12:21PM
12	Woodhull Hospital?	12	Q How long have you been married for to 3:12:21PM
13	A Yes. 3:10:45PM	13	your current wife?
14	Q And then the fourth one says invalid 3:10:45PM	14	A Since 2005. 3:12:25PM
15	use of a credit card with intent to fraud. You	15	Q And what's your current wife's name? 3:12:27PM
16	don't know what that is referring to?	16	A Caroline. 3:12:30PM
17	A That has nothing to do with me, never 3:10:50PM	17	Q Do you have any children with 3:12:34PM
18	did. Nope.	18	Caroline?
19	Q Do you know what this document is? 3:10:53PM	19	A I do. 3:12:36PM
20	A I'm guessing this is an AISI printout. 3:10:55PM	20	Q Just tell me the ages of your 3:12:36PM
21	Q What do you mean by that? What AISI? 3:11:00PM	21	children.
22	A When you get your fingerprints run. 3:11:01PM	22	A Two. 3:12:39PM
23	Q Have you ever seen one of these in the 3:11:04PM	23	Q Is it a boy or girl? 3:12:41PM
24	past?	24	A Girl. 3:12:42PM
25	A Yes. 3:11:07PM	25	Q And where is your wife employed? 3:12:49PM

62 (Pages 245 to 248)

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		12	290	
		Page 249		Page 251
1		TYREE BACON	1	TYREE BACON
2	A	City of New York Police Department. 3:12:51PM	2	A From January of '08 through I got 3:14:06PM
3	Q	She's a police officer in New York 3:12:54PM	3	back in May, but I was still on orders through
4	City?	•	4	June of '08.
5	Ā	Yes 3:12:57PM	5	Q So January '08 through May or June of 3:14:15PM
6	Q	What precinct? 3:12:57PM	6	'08?
7	A	Sixth precinct. 3:12:58PM	7	A May, June of '08, correct. 3:14:19PM
8	Q	Have you been married prior to your 3:13:01PM	8	Q Have you gone to Iraq before that? 3:14:24PM
9	marri	age to Caroline?	9	A No. 3:14:26PM
10	Α	Yes. 3:13:05PM	10	Q Had you had any active tour of duty 3:14:26PM
11	_	I believe you testified to a divorce 3:13:05PM	11	prior to that?
12		e, correct?	12	A Yes. 3:14:30PM
13		Yes. 3:13:08PM	13	Q Okay. Where were your other active 3:14:30PM
14	_	How many times have you been married 3:13:09PM	14	tours of duty?
15	prior	to Caroline?	15	A I got activated, and I was stationed 3:14:33PM
16	Α	Twice. 3:13:11PM	16	at McGuire Air Force base for a year prior after
17	Q	And when was the first time you were 3:13:12PM	17	9-11. I did a couple of weeks in Kuwait.
18	marri		18	Q Let's just start with McGuire Air 3:14:44PM
19	A	That was in 1996. 3:13:14PM	19	Force Base. What were the dates of McGuire Air
20	Q	And that ended and who was your 3:13:15PM	20	Force Base?
21 22		t the time?	21	A October of '01 through October of '02. 3:14:50PM
23	A	That was Jennifer Monroe. 3:13:18PM	23	Q Okay. And then you went to Kuwait? 3:14:53PM A Yes. 3:14:57PM
24	Q A	And did she sue you for divorce? 3:13:21PM Yes. We already went through that. 3:13:25PM	24	
25	Q	That was the one you testified to 3:13:28PM	25	Q How long were you in Kuwait for? 3:14:58PM A Less than a month. 3:15:00PM
		That was the one you testified to 5.13.201 W	23	71 Less than a month. 5.15.001 W
		Page 250		Page 252
1		TYREE BACON	1	TYREE BACON
2	before		2	Q And that was in October of '02, you 3:15:01PM
3	A	Correct. 3:13:30PM	3	were
4	Q	The second wife, what was her name? 3:13:33PM	4	A No, no. Kuwait was 2000 something. 3:15:04PM
5	A	Susan Shields. 3:13:35PM	5	It was the in the summer of 2000.
6	Q	And how did that marriage end? 3:13:37PM	6	Q So it was prior to McGuire Air Force 3:15:09PM
7	A	In divorce. 3:13:39PM	7	Base?
8	Q	Did she sue you for divorce? 3:13:40PM	8	A Yes. 3:15:13PM
9	A	Yes. 3:13:42PM	9	Q So it was prior to September 11th? 3:15:13PM
10	Q that d	Was there any proceeding relating to 3:13:42PM livorce?	10 11	A Yes. 3:15:15PM  Q And were you stationed anywhere other 3:15:17PM
12	tnat d A	No. 3:13:45PM	12	Q And were you stationed anywhere other 3:15:17PM than for Iraq, McGuire Air Force base or Kuwait?
13	Q	Was that an amicable divorce? 3:13:46PM	13	A We did our two-week annual tour, and 3:15:24PM
14	A	Yes. 3:13:48PM	14	we were at various bases. I've been to the
15	Q	Did you have any children with 3:13:49PM	15	Rhein-Main Air Force Base in Germany. I've in
16	Jenni		16	Barksdale Air Force base in Louisiana.
17	A	No. 3:13:51PM	17	Q When were those tours? 3:15:39PM
18	Q	Did you have any children with Susan? 3:13:51PM	18	A I have no I don't even remember. 3:15:40PM
19	A	No. 3:13:53PM	19	Q What year? 3:15:42PM
20	Q	And you served in the military, 3:13:58PM	20	A Between 1987 and 2000. 3:15:44PM
21	corre		21	Q Okay. Were you stationed anywhere 3:15:49PM
22	A	Yes. 3:14:01PM	22	else?
23	Q	And you recently did a tour in Iraq? 3:14:01PM	23	A A bunch of different places for two 3:15:56PM
24	A	Yes. 3:14:04PM	24	weeks of training here and there. I don't
25	Q	What were the dates of that tour? 3:14:04PM	25	recall them all.

63 (Pages 249 to 252)

877-702-9580

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		2291	1
	Page 253		Page 255
1	TYREE BACON	1	TYREE BACON
2	Q Any other than for Iraq, were there 3:16:01PM	2	MR. NOVIKOFF: Objection. 3:18:00PM
3	any tours that you did after '02?	3	A I don't recall. There were more sites 3:18:01PM
4	A No annual training. And where were 3:16:09PM	4	that you couldn't access than you could.
5	we for that? Kansas. Wichita Falls, Kansas, a	5	Q What's the website of the blog that 3:18:06PM
6	couple of other places. I just don't recall.	6	you're testifying about?
7	Q Where in Iraq were you? 3:16:25PM	7	A It was LI politics. 3:18:11PM
8	A Camp Cooke, up north. 3:16:27PM	8	MR. NOVIKOFF: Are you sure or are you 3:18:14PM
9	Q And what was your position there? 3:16:29PM	9	guessing?
10	A Assistant fire chief. 3:16:31PM	10	THE WITNESS: No, I'm not certain. 3:18:16PM
11	Q What arm of the military were you in? 3:16:38PM	11	MR. NOVIKOFF: Okay. 3:18:18PM
12	A Air Force reserves. 3:16:41PM	12	MR. GOODSTADT: Why don't we take a 3:18:19PM
13	Q Did you have access to the Internet 3:16:47PM	13	couple-minute break.
14	when you were over there?	14	THE VIDEOGRAPHER: The time is 3:19. 3:18:31PM
15	A Yes. 3:16:51PM	15	We're off the record.
16	Q Did you ever E-mail from over there? 3:16:54PM	16	(Whereupon, a discussion was held off 3:18:36PM
17	A Yes 3:16:56PM	17	the record.)
18	Q Did you ever E-mail anyone at Ocean 3:16:56PM	18	THE VIDEOGRAPHER: The time is 3:22. 3:21:13PM
19	Beach from over there, anyone who worked at	19	We are back on the record.
20	Ocean Beach, employed by Ocean Beach?	20	MR. GOODSTADT: It's now 3:22. In 3:21:17PM
21	A No, I didn't. 3:17:03PM	21	light of scheduling issues that have come
22	Q Did you ever E-mail any former 3:17:04PM	22	up, it's become apparent that Mr. Bacon is
23	employees of Ocean Beach from over there?	23	not going to have his deposition completed
24	A No. 3:17:08PM	24	today. All parties have agreed to resume
25	Q Did you ever read are you aware of 3:17:09PM	25	and the witness has agreed to resume the
	· · · · · · · · · · · · · · · · · · ·		
	Page 254		Page 256
1	Page 254 <b>TYREE BACON</b>	1	TYREE BACON
1 2	TYREE BACON a blog with respect to the Ocean Beach Police		
	TYREE BACON	1	TYREE BACON
2	TYREE BACON a blog with respect to the Ocean Beach Police	1 2	TYREE BACON deposition at a later time to be agreed upon
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1	TYREE BACON	1	PROCEEDINGS
2	MR. CONNOLLY: So agreed. 3:22:06PM	2	INDEX 3:22:11PM
3	THE VIDEOGRAPHER: The time is 3:23. 3:22:07PM		ATTORNEY PAGE 3:22:11PM
4	We are going off the record.	4	By Mr. Goodstadt 6 3:22:11PM
5	(Time noted 3:23 p.m) 3:22:11PM	5	3:22:11PM
6	3:22:11PM	6	3:22:11PM
7	TYREE BACON 3:22:11PM	7	3:22:11PM
8	3:22:11PM	8	3:22:11PM
	Subscribed and sworn to before me 3:22:11PM	9	3:22:11PM
9	this day of , 2009 3:22:11PM	10	INDEX OF BACON EXHIBITS 3:22:11PM
	3:22:11PM		
10	3:22:11PM		
11	3:22:11PM	12	Exhibit 1 Bates document 7360-7381 170 3:22:11PM
12		13	Exhibit 2 Bates document 5335-37 211 3:22:11PM
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17		17	Exhibit 6 Police Candidate Application 231 3:22:11PM
18		18	Packet 3:22:11PM
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21		21	Exhibit 9 Bates document 7418-7423 244 3:22:11PM
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1	PROCEEDINGS		
		l 1	ERRATA SHEET
		1 2 ]	ERRATA SHEET  NAME OF CASE: CARTER V. OCEAN BEACH 3:22:11PM
2	CERTIFICATE 3:22:11PM	2 ]	NAME OF CASE: CARTER V. OCEAN BEACH 3:22:11PM
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2 3 4	CERTIFICATE 3:22:11PM 3:22:11PM I, JUDI JOHNSON, RPR, CRR, CLR, a Notary Publi 3:22:11PM	2 ]	NAME OF CASE: CARTER V. OCEAN BEACH 3:22:11PM
2 3 4 5	CERTIFICATE 3:22:11PM 3:22:11PM I, JUDI JOHNSON, RPR, CRR, CLR, a Notary Publi 3:22:11PM and for the State of New York, do hereby certify:	2 1 3 1 4 1 5	NAME OF CASE: CARTER V. OCEAN BEACH DATE OF DEPOSITION: February 12, 2009 NAME OF WITNESS: TYREE BACON 3:22:11PM 3:22:11PM 3:22:11PM
2 3 4 5 6	CERTIFICATE 3:22:11PM 3:22:11PM I, JUDI JOHNSON, RPR, CRR, CLR, a Notary Publi 3:22:11PM and for the State of New York, do hereby certify: THAT the witness whose testimony is hereinbefo 3:22:11PM	2 1 3 1 4 1 5 6 1	NAME OF CASE: CARTER V. OCEAN BEACH DATE OF DEPOSITION: February 12, 2009 NAME OF WITNESS: TYREE BACON 3:22:11PM 3:22:11PM Reason codes: 3:22:11PM
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65 (Pages 257 to 260)

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	Page 261		Page 263
	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	A P P E A R A N C E S: THOMPSON WIGDOR & GILLY, LLP Attorneys for Plaintiffs 85 Fifth Avenue New York, New York 10003 BY: ANDREW S. GOODSTADT, ESQ.  RIVKIN RADLER, LLP Attorneys for Defendants Incorporated Village of Ocean Beach, Mayor Joseph C. Loeffler, Jr., former mayor Natalie K. Rogers: 926 RexCorp Plaza Uniondale, New York 11556 BY: KENNETH A. NOVIKOFF, ESQ.  MARKS, O'NEILL, O'BRIEN & COURTNEY, P.C. Attorneys for Acting Deputy Police Chief George B. Hesse: 530 Saw Mill River Road Elmsford, New York 10523 BY: KEVIN W. CONNOLLY, ESQ.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	April 15, 2009 10:15 a.m.  Continued Videotaped Deposition OF TYREE BACON, held at THOMPSON, WIGDOR & GILLY, LLP, 85 Fifth Avenue, New York, New York, before Bonnie Pruszynski, Registered Professional Reporter, Registered Merit Reporter, Certified LiveNote Reporter, and a Notary Public of the State of New York.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A P P E A R A N C E S (Continued) SUFFOLK COUNTY DEPARTMENT OF LAW Attorneys for Suffolk County Defendants H. Lee Dennison Building, 6th Floor 100 Veterans Memorial Highway Hauppauge, New York 11788 (Not present)  ALSO PRESENT: Carlos Lopez, Legal Video Specialist Thomas Snyder
18 19 20 21 22 23 24 25		17 18 19 20 21 22 23 24 25	

1 (Pages 261 to 264)

Page 265  T. Bacon THE VIDEOGRAPHER: This the start of 10:07 tape labeled number one of the videotape 10:07 deposition of Tyree Bacon in the matter 10:07 Carter Fiorillo versus Incorporated Village 10:07 of Ocean Beach. This deposition is being held at 85 10:07  T. Bacon T. Bacon MR. GOODSTADT: Same stips. 10:08 MR. NOVIKOFF: And you will be giving 10 me a copy in terms for him to review it? 10:08 MR. GOODSTADT: Same stips about 10:07 terminating versus let go 10:08 MR. NOVIKOFF: You got it. 10:08	re 267
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5 Carter Fiorillo versus Incorporated Village 10:07 5 MR. GOODSTADT: Same stips about 10:06 of Ocean Beach. 10:07 6 terminating versus let go 10:08	.08
6 of Ocean Beach. 10:07 6 terminating versus let go 10:08	00
	08
This deposition is being held at 85 10:07 MR. NOVIKOFF: You got it. 10:08	
8 Fifth Avenue, New York, New York, on April 10:07 8 MR. GOODSTADT: Everything. 10:08	,
9 5, 2009, at approximately 10:07 a.m. 10:07 9 MR. NOVIKOFF: Good. 10:08	
10 My name is Carlo Lopez from TSG 10:07 10 BY MR. GOODSTADT: 10:08	
Reporting Inc. and I am the legal video 10:07 11 Q And I just want to remind you. I 10:08	
12 specialist. 10:07 12 reminded you last time, I just want to remind you	
The court reporter is Bonnie 10:07 13 that you are under oath today, and that you have	
Pruszynski, in association with TSG 10:07 14 sworn to tell the truth, and failure to do so 10:0	8
15 Reporting. 10:07 15 could be punishable as a crime? 10:09	
16 Will counsel please introduce 10:07 16 MR. NOVIKOFF: Objection. 10:09	
17 yourself for the record? 10:07 17 A Understood. 10:09	
MR. GOODSTADT: Andrew Goodstadt, 10:07   18 Q What have you done, if anything, 10:09	
Thompson, Wigdor and Gilly on behalf of the 10:07   19 between the deposition in February and today to	10:09
20 plaintiffs.   10:07   20 <b>prepare for today?</b>   <b>10:09</b>	
MR. NOVIKOFF: Ken Novikoff on behalf 10:07   21 A Absolutely nothing. 10:09	
22 of the Village defendants. 10:07 22 <b>Q You haven't reviewed any documents? 1</b>	0:09
23 MR. CONNOLLY: Kevin W. Connolly of 10:07   23 A I have not. 10:09	
Marks, O'Neill, O'Brien & Courtney on behalf 10:08 24 <b>Q You haven't had any meetings with 10:</b>	09
25 of defendant, George Hesse. 10:08 25 anybody? 10:09	
Page 266	re 268
1 T. Bacon 1 T. Bacon	
2 THE VIDEOGRAPHER: Will the court 10:08 2 A Nope. 10:09	
3 reporter please swear in the witness? 10:08 3 Q Okay. And who did you speak with 10:08	
10.00   5 Chay. And who did you speak with 10.00	O
4 (Witness sworn.) 10:08 4 between the last time you were here and today 10	9 ):09
4 (Witness sworn.) 10:08 4 <b>between the last time you were here and today 10:08</b> 5 TYREE BACON, 10:08 5 <b>about your deposition, if anyone? 10:09</b>	
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4	9 10:09
Witness sworn.)	9 10:09

2 (Pages 265 to 268)

Page 269 Page 271 T. Bacon T. Bacon 1 1 2 2 time, and the call this morning? 10:10 objecting, since it's been almost -- close 10:12 3 I have. 10:10 3 to two months since the last deposition, if 10:12 Α 4 Anything at all to do with this case? 10:10 4 you start prefacing the questions with 0 5 Nothing to do with this case 5 testifying about what you testified to, what 10:12 Α 6 whatsoever. 10:10 6 you were asked two months ago, I'm going to 10:12 7 7 have to object. It's not a memory test as 10:12 And what -- have you worked any tours 10:10 between, at Ocean Beach, between your February 8 to what he may have testified to or nor not 10:12 8 9 9 deposition and today? 10:10 testified to; that would be my one 10:12 10 I have not. 10:10 10 objection. Α 11 BY MR. GOODSTADT: So, between your deposition in 11 10:12 12 February and today, you haven't been paid at all 10:10 12 O I did ask him if he recalls that. 10:12 13 by Ocean Beach? 10:10 13 I recall testifying to that, yes. I 10:12 don't recall the sum and substance of the 14 I have been paid. I had done a 14 10:12 15 training, which was offsite, and I had also gotten 10:10 15 testimony. 10.1216 paid for the deposition and the deposition prep. 10:10 16 Okay. So, other than for a few 10:12 17 Okay. When you say "training," what 10:10 17 shifts that you worked with Carter and Snyder 18 type of training? 18 before you took your leave, had you worked with 10:12 19 I was out at Suffolk County Police 10:10 any other plaintiffs before taking your leave? 10:12 19 20 Academy doing EVOC training, Emergency Vehicle 20 MR. NOVIKOFF: Objection. You can 10:12 21 Operator's Course. 21 answer. 10:12 22 22 Other than that training, and being 10:11 Taking my leave for what? 10:12 23 23 paid for your time spent preparing for your O Well, wasn't there a break in service 10:12 24 deposition and your time spent at this deposition, 10:11 24 that you had at the Beach? 25 were you paid at all by Ocean Beach between the MR. NOVIKOFF: Objection. Asked and 10:12 Page 270 Page 272 1 T. Bacon 1 T. Bacon 2 2 February deposition and today? 10:12 10:11 answered. 3 3 I was away on military leave. No. There were no tours worked at 10:12 4 Ocean Beach between February and today. 10:11 4 I am talking about you had a -- I 10:12 5 believe you testified last time that there was a 10:12 By you, you mean --10:11 5 6 By me in the Village, right. 10:11 break in service at Ocean Beach between '93 and 10:12 6 7 Have you reviewed a copy of the 7 10:13 10:11 complaint in this matter between the last 8 10:13 10:11 Do you recall that? 9 deposition, where you said you hadn't reviewed it, 10:11 9 MR. NOVIKOFF: Objection. Objection 10:13 10 and today? 10:11 10 to what he may have testified earlier. 11 10:11 11 Asked and answered. 10.13 12 MR. NOVIKOFF: Objection to the form. 10:11 12 Did you take -- was there a break in 10:13 13 You can answer. 10:11 13 service between '93 and '99 at the Beach? 10:13 14 14 No, I have not. 10:11 Α 15 Is there any reason that you can 15 O And what I was getting at was last 10:13 Q 10:11 16 think of that would prevent from testifying fully 10:11 time I believe you testified that before that and truthfully today? break in service, the years that you worked at 10:13 17 10:11 17 18 Α None whatsoever. 10:11 18 Ocean Beach before that break, you had worked some 10:13 19 The last time you testified a bit 10:11 19 shifts with Snyder and Carter? 10:13 20 20 about some shifts that you had worked with Ed A Correct. 10:13 21 21 Carter and Tom Snyder before you took your leave 10:11 0 Now, my question is: Other than for 10:13 22 of absence. 10:11 22 those certain shifts that you worked with Snyder 10:13 23 Do you recall that? 10:12 23 and Carter before taking that break in service, 10:13 10:12 have you worked with any of the other plaintiffs? 10:13 24 MR. NOVIKOFF: Objection. 24 25 Andrew, the only reason I'm 10:12 25 No. I don't recall. 10:13

3 (Pages 269 to 272)

	12	296
	Page 273	Page 275
1	T. Bacon	1 T. Bacon
2	Q Had you known any of the other 10:13	2 Q Half dozen total? 10:15
3	plaintiffs 10:13	3 A Yes. 10:15
4	A No. 10:13	4 Q And how did you meet Joe Nofi? 10:15
5	Q prior to that? 10:13	5 A Working in Ocean Beach. 10:15
6	A No. 10:13	6 Q Did you work any tours with Nofi? 10:15
7	Q Then when you came back in '99, had 10:13	7 A He worked four to 12's for a little 10:15
8	you known any of the other three plaintiffs prior 10:13	8 while. Our shifts may have overlapped. I never 10:15
9	to coming back in '99? 10:13	9 really recall working with him. 10:15
10	A No. 10:13	10 <b>Q</b> You don't recall being partnered up 10:15
11		11 with him? 10:16
12	Q How did you meet Frank Fiorillo? 10:13 A Working with him. 10:13	
13		,
14	Q Did you work with him a lot? 10:13 A A fair amount of times, not a it 10:14	8 8
15 16	wasn't a regular probably at least half the 10:14 number of times, half the shifts I worked he was 10:14	say "work with," are you saying partnered up 10:16
17	on the same shift. 10:14	with or just being in the Village at the 10:16 same time as police officers on duty? 10:16
18		· · · · · · · · · · · · · · · · · · ·
19	Q And that was the four to 12 shift? 10:14 A No. I when I first came back. I 10:14	MR. GOODSTADT: That's what I meant. 10:16
	A No, I when I first came back, I 10:14 was worked eight at night to four in the morning. 10:14	19 But then 10:16
20		MR. NOVIKOFF: Okay. 10:16
21	I believe Frank worked midnights. He may have 10:14	MR. GOODSTADT: the latter is what 10:16
22	even worked eight at night to eight in the 10:14	I asked for, then he said it would overlap, 10:16
23	morning. I don't recall for certain. 10:14	then I asked if he was ever partnered. 10:16
	Q When you say about half your shifts 10:14 were with Frank, what years were you referring to 10:14	MR. NOVIKOFF: All right. 10:16  A He worked some of the same tours. 10:16
		125 A He Worked some of the same fours 10.16
25	were with Frank, what years were you referring to 10:14	23 II The Worked Some of the Same tours. 10:10
25	Page 274	Page 276
1	Page 274	Page 276
	Page 274 T. Bacon	Page 276 1 T. Bacon
1	Page 274  T. Bacon at that point? 10:14	Page 276  T. Bacon  There were a couple of tours that I was partnered 10:16
1 2	T. Bacon at that point? 10:14 A Sometime after '99. I don't recall 10:14	Page 276  T. Bacon  There were a couple of tours that I was partnered 10:16  up with him for field training purposes and stuff 10:16
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Page 277 Page 279 T. Bacon T. Bacon 1 1 2 2 you work with Lamm? 10:17 questions, but I think the foundation needs 10:19 3 3 I don't know, ten, 12. 10:17 to be laid, first. 4 MR. GOODSTADT: Let me lay the 4 10:19 Did he have the same tour as you or 10:17 5 5 foundation. did the staggered tours overlap? 6 Sometimes they overlapped; sometimes 10:17 6 Were you there the night of the 10:19 7 7 Halloween incident? they were the same tours. 10:19 8 Were you ever partnered with Kevin 10:17 8 Α 10:19 No, I was not. 9 9 Lamm? 10:17 Q So, you didn't witness anything 10:19 10 10:17 10 happening at the Halloween incident? 10:19 Α No. 11 I did not. 11 0 Did you have any role in hiring 10:17 Α 12 Fiorillo? 10:17 12 Q I believe you testified, though, that 10:19 you are were somewhat familiar with what happened 10:19 13 10:17 Α No. 14 O Did you have any role in hiring Nofi? 10:17 14 there; is that correct? 10:19 15 10:18 15 MR. NOVIKOFF: Objection. 10:19 Α 16 Do you know who hired Fiorillo? 16 Yes. 10:19 Q 17 17 And what is the basis of your 10:19 Α I believe back then it was all Eddie 10:18 Q 18 Paradiso hired everybody. 10:18 18 familiarity? How did you learn about what 10:19 Do you know who hired Nofi? happened? 19 Q 10:18 19 20 Α Eddie Paradiso. 20 Α By knowing Jeanne and Bud Jaeger. 10:19 10:18 21 Do you know whether George Hesse had 10:18 21 What do you mean, "by knowing Jeanne 10:19 22 and Bud Jaeger"? authority as the sergeant to hire? 22 MR. NOVIKOFF: Objection. 23 I have known Jeanne Jaeger and Bud 10:19 23 10:18 Jaeger for probably close to 20 years now from 24 A I don't know if he had --10:18 MR. NOVIKOFF: The question is yes, 10:18 working at the beach. 25 Page 280 Page 278 T. Bacon 1 T. Bacon 1 2 2 no or I don't know. So, is the total amount of your 10:18 3 3 knowledge based on what you learned from Bud or 10:20 Α I don't know. 10:18 4 Do you know whether he hired anybody 10:18 4 Jeanne Jaeger? 10:20 5 when he was the sergeant? Yes. 10:20 5 10:18 Α 10:18 6 Have you ever spoken to Richie 6 I don't know. 0 10:20 7 7 Bosetti about what happened that night? 10:20 Q Now, there was an incident that we 10:18 have been referring to as the "Halloween incident" 10:18 8 Α 9 Q Have you ever spoken to Gary Bosetti 10:20 9 that was in Houser's the night before Halloween in 10:18 10 2004. 10:18 10 about what happened that night? 11 11 Are you familiar with that 10:18 Α 10.20 incident --10:18 12 Q When did you first speak with Jeanne 10:20 12 13 10:18 13 Jaeger about what happened that night? 10:20 Α Somewhat. 14 Actually, the first person I spoke to 10:20 14 O -- when I say the "Halloween 10:18 incident"? 15 10:19 15 was her husband, Bud. 16 What is your understanding of what 10:19 16 O Okay. When did that conversation 10:20 17 10:20 17 happened there? happen then? 10:19 18 MR. NOVIKOFF: Objection. My only 10:19 18 Α The May after the incident. I don't 10:20 19 objection, really, is on personal knowledge. 10:19 19 -- I don't even -- when I came back that following 10:20 20 May, and I had seen them at the beach. 20 I mean, I don't think you have laid a 10:20 foundation that he has personal knowledge; 10:19 21 21 Okay. Just so I am clear, the 10:20 22 and if he doesn't, then it's only -- then 10:19 22 incident happened, and I will represent that it 10:20 23 23 everything he knows is based upon what happened in October of 2004. 10:20 10:19 someone else may have told him or what he 10:19 24 24 Then ---10:20 Α 25 may have looked at, which may be appropriate 10:19 25 Q Then it was May of 2005? 10:20

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	Page 281		Page 283
1	T. Bacon	1	T. Bacon
2	A Correct. 10:20	2	A Four. 10:22
3	Q So prior to well, strike that. 10:21	3	Q How many blocks from Houser's is 10:22
4	You said when you came back, what did 10:21	4	that? 10:22
5	you mean by that? 10:21	5	A Six. 10:22
6	A Back when I was working during the 10:21	6	Q Do you have to pass the police 10:22
7	season of 2005. 10:21	7	A the police station to get to 10:22
8	Q Did you work any tours off season 10:21	8	Houser's from where their apartment was located. 10:22
9	between '04 and '05? 10:21	9	Q And how many blocks from CJ's is 10:22
10	A I'm sure I did. I don't recall 10:21	10	their apartment? 10:22
11	specifically. 10:21	11	A Three. 10:23
12	Q You don't recall one way or the other 10:21	12	Q So, it goes their apartment, CJ's, 10:23
13	whether you worked any tours between Halloween '04 10:21	13	police station, and then Houser's 10:23
14	and May of '05? 10:21	14	A Correct. 10:23
15	A I'm sure I did, but I don't 10:21	15	Q in terms of the walk? 10:23
16	specifically recall. 10:21	16	A Um-hum, yes. I'm sorry. 10:23
17	Q During those tours that you are sure 10:21	17	Q Tell me everything that you recall 10:23
18	that you worked, you never had heard anything 10:21	18	that Bud Jaeger stated to you during that 10:23
19	about a Halloween incident? 10:21	19	conversation. 10:23
20	A No. 10:21	20	A I think well, I saw him. 10:23
21	Q So, the first your testimony is 10:21	21	I hadn't seen him since the end of 10:23
22	the first that you heard of a Halloween incident 10:21	22	the previous season, Labor Day, somewhere about 10:23
23	was in May of '05 from Bud Jaeger? 10:21	23	there. 10:23
24	A Correct. 10:21	24	It was good to see him, his wife. 10:23
25	Q What medium did the conversation 10:21	25	Just asking what had transpired over the winter 10:23
	Page 282		Page 284
1		1	
1 2	T. Bacon	1 2	T. Bacon
1 2 3		1 2 3	T. Bacon months. You know, how life's been treating me, 10:23
2	T. Bacon happen? Was it over the phone, in person, by e-mail? 10:21	2	T. Bacon months. You know, how life's been treating me, 10:23 how life's been treating him, stuff like that. 10:23
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	T. Bacon happen? Was it over the phone, in person, by 10:21 e-mail? 10:21 A In person. 10:21 Q That was in the Village of Ocean 10:21 Beach? 10:21 A Yes. 10:21 Q Who was part of that conversation? 10:22 A Myself, Bud and his wife, Jeanne. 10:22 Q So, the three of you? 10:22 A Yes. 10:22 Q Where were you located when that 10:22 happened, that conversation? 10:22 A Up on the porch or balcony of their 10:22 apartment. 10:22 Q Were you on duty? 10:22 A Yes. 10:22  Q Where is their apartment or where was 10:22	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	T. Bacon months. You know, how life's been treating me, 10:23 how life's been treating him, stuff like that. 10:23 You know, he had asked if I worked 10:23 any during the winter. 10:23 I said I had. 10:23 He asked me if I knew anything about 10:23 what happened back on Halloween? 10:23 I said I didn't. And he proceeded to 10:23 tell me about what happened on Halloween. 10:23  Q What did he tell you? 10:24 A He said that while his wife was at 10:24 the bar, she went to go use the ladies room. The 10:24 door was locked. 10:24 She was banging on the door. She 10:24 waited a little while, nobody came out. She 10:24 knocked on the door again, waited another little 10:24 while, knocked on the door again, and a girl came 10:24
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	T. Bacon happen? Was it over the phone, in person, by 10:21 e-mail? 10:21 A In person. 10:21 Q That was in the Village of Ocean 10:21 Beach? 10:21 A Yes. 10:21 Q Who was part of that conversation? 10:22 A Myself, Bud and his wife, Jeanne. 10:22 Q So, the three of you? 10:22 A Yes. 10:22 Q Where were you located when that 10:22 happened, that conversation? 10:22 A Up on the porch or balcony of their 10:22 apartment. 10:22 Q Were you on duty? 10:22 A Yes. 10:22 Q Where is their apartment or where was 10:22 their apartment at the time? 10:22	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	T. Bacon months. You know, how life's been treating me, 10:23 how life's been treating him, stuff like that. 10:23 You know, he had asked if I worked 10:23 any during the winter. 10:23 I said I had. 10:23 He asked me if I knew anything about 10:23 what happened back on Halloween? 10:23 I said I didn't. And he proceeded to 10:23 tell me about what happened on Halloween. 10:23  Q What did he tell you? 10:24 A He said that while his wife was at 10:24 the bar, she went to go use the ladies room. The 10:24 door was locked. 10:24 She was banging on the door. She 10:24 waited a little while, nobody came out. She 10:24 knocked on the door again, waited another little 10:24 while, knocked on the door again, and a girl came 10:24 out, grabbed her by the throat, because she was 10:24
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	T. Bacon happen? Was it over the phone, in person, by 10:21 e-mail? 10:21  A In person. 10:21 Q That was in the Village of Ocean 10:21  Beach? 10:21  A Yes. 10:21  Q Who was part of that conversation? 10:22  A Myself, Bud and his wife, Jeanne. 10:22  Q So, the three of you? 10:22  A Yes. 10:22  Q Where were you located when that 10:22  happened, that conversation? 10:22  A Up on the porch or balcony of their 10:22  apartment. 10:22  Q Were you on duty? 10:22  A Yes. 10:22  Q Where is their apartment or where was 10:22  their apartment at the time? 10:22  A Right across from the Community 10:22	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	T. Bacon months. You know, how life's been treating me, 10:23 how life's been treating him, stuff like that. 10:23 You know, he had asked if I worked 10:23 any during the winter. 10:23 I said I had. 10:23 He asked me if I knew anything about 10:23 what happened back on Halloween? 10:23 I said I didn't. And he proceeded to 10:23 tell me about what happened on Halloween. 10:23  Q What did he tell you? 10:24 A He said that while his wife was at 10:24 the bar, she went to go use the ladies room. The 10:24 door was locked. 10:24 She was banging on the door. She 10:24 waited a little while, nobody came out. She 10:24 knocked on the door again, waited another little 10:24 while, knocked on the door again, and a girl came 10:24 out, grabbed her by the throat, because she was 10:24 busy giving her boyfriend a blow job in the 10:24
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	T. Bacon happen? Was it over the phone, in person, by 10:21 e-mail? 10:21 A In person. 10:21 Q That was in the Village of Ocean 10:21 Beach? 10:21 A Yes. 10:21 Q Who was part of that conversation? 10:22 A Myself, Bud and his wife, Jeanne. 10:22 Q So, the three of you? 10:22 A Yes. 10:22 Q Where were you located when that 10:22 happened, that conversation? 10:22 A Up on the porch or balcony of their 10:22 apartment. 10:22 Q Were you on duty? 10:22 A Yes. 10:22 C Right across from the Community 10:22 C Center or movie theater. 10:22	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	months. You know, how life's been treating me, 10:23 how life's been treating him, stuff like that. 10:23 You know, he had asked if I worked 10:23 any during the winter. 10:23 I said I had. 10:23 He asked me if I knew anything about 10:23 what happened back on Halloween? 10:23 I said I didn't. And he proceeded to 10:23 tell me about what happened on Halloween. 10:23  Q What did he tell you? 10:24 A He said that while his wife was at 10:24 the bar, she went to go use the ladies room. The 10:24 door was locked. 10:24 She was banging on the door. She 10:24 waited a little while, nobody came out. She 10:24 knocked on the door again, waited another little 10:24 while, knocked on the door again, and a girl came 10:24 out, grabbed her by the throat, because she was 10:24 busy giving her boyfriend a blow job in the 10:24 bathroom; that apparently the Bosettis, one of the 10:24
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon happen? Was it over the phone, in person, by 10:21 e-mail? 10:21 A In person. 10:21 Q That was in the Village of Ocean 10:21 Beach? 10:21 A Yes. 10:21 Q Who was part of that conversation? 10:22 A Myself, Bud and his wife, Jeanne. 10:22 Q So, the three of you? 10:22 A Yes. 10:22 Q Where were you located when that 10:22 happened, that conversation? 10:22 happened, that conversation? 10:22 A Up on the porch or balcony of their 10:22 apartment. 10:22 Q Were you on duty? 10:22 A Yes. 10:22 Q Where is their apartment or where was 10:22 their apartment at the time? 10:22 A Right across from the Community 10:22 Center or movie theater. 10:22 Q What street that is located on? 10:22	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon months. You know, how life's been treating me, 10:23 how life's been treating him, stuff like that. 10:23 You know, he had asked if I worked 10:23 any during the winter. 10:23 I said I had. 10:23 He asked me if I knew anything about 10:23 what happened back on Halloween? 10:23 I said I didn't. And he proceeded to 10:23 tell me about what happened on Halloween. 10:23  Q What did he tell you? 10:24 A He said that while his wife was at 10:24 the bar, she went to go use the ladies room. The 10:24 door was locked. 10:24 She was banging on the door. She 10:24 waited a little while, nobody came out. She 10:24 knocked on the door again, waited another little 10:24 while, knocked on the door again, and a girl came 10:24 out, grabbed her by the throat, because she was 10:24 busy giving her boyfriend a blow job in the 10:24 Bosettis, I'm not certain who it was, tried to 10:24
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon happen? Was it over the phone, in person, by 10:21 e-mail? 10:21 A In person. 10:21 Q That was in the Village of Ocean 10:21 Beach? 10:21 A Yes. 10:21 Q Who was part of that conversation? 10:22 A Myself, Bud and his wife, Jeanne. 10:22 Q So, the three of you? 10:22 A Yes. 10:22 Q Where were you located when that 10:22 happened, that conversation? 10:22 happened, that conversation? 10:22 A Up on the porch or balcony of their 10:22 apartment. 10:22 Q Were you on duty? 10:22 A Yes. 10:22 Q Where is their apartment or where was 10:22 their apartment at the time? 10:22 A Right across from the Community 10:22 Center or movie theater. 10:22 Q What street that is located on? 10:22	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon months. You know, how life's been treating me, 10:23 how life's been treating him, stuff like that. 10:23 You know, he had asked if I worked 10:23 any during the winter. 10:23 I said I had. 10:23 He asked me if I knew anything about 10:23 what happened back on Halloween? 10:23 I said I didn't. And he proceeded to 10:23 tell me about what happened on Halloween. 10:23  Q What did he tell you? 10:24 A He said that while his wife was at 10:24 the bar, she went to go use the ladies room. The 10:24 door was locked. 10:24 She was banging on the door. She 10:24 waited a little while, nobody came out. She 10:24 knocked on the door again, waited another little 10:24 while, knocked on the door again, and a girl came 10:24 out, grabbed her by the throat, because she was 10:24 busy giving her boyfriend a blow job in the 10:24 Bosettis, I'm not certain who it was, tried to 10:24

6 (Pages 281 to 284)

ı	12	299	
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1	T. Bacon	1	T. Bacon
2	something happened, one of them grabbed a pool cue 10:24	2	basically echoed the same sum and substance of 10:26
3	and struck the guy with it. 10:24	3	what happened. 10:26
4	Q What do you mean by "one of them"? 10:24	4	Q Did she mention that one of the 10:26
5	A One of the Bosettis. I'm not sure if 10:24	5	Bosettis had used a pool cue to hit somebody? 10:26
6	it was Richie or Gary. 10:24	6	A I could have been Bud, it could have 10:26
7	And, you know the cops came, and when 10:25	7	been Jeanne. I don't remember specifically who. 10:26
8	the police came, I believe Bud wanted to know who 10:25	8	Q Did one of them tell you that they 10:27
9	the incompetent officers were that handled the 10:25	9	actually witnessed one of the Bosettis hit 10:27
10	case, because the way it went down is not the way 10:25	10	somebody with a pool cue? 10:27
11	it was written up, according to Bud. 10:25	11	A Like I said, I don't remember the 10:27
12	MR. NOVIKOFF: Did you say 10:25	12	specifics, but that was all part of the 10:27
13	incompetent or competent? 10:25	13	conversation. 10:27
14	THE WITNESS: Incompetent. 10:25	14	Q Did you have a response when he asked 10:27
15	MR. NOVIKOFF: Okay. 10:25	15	who the incompetent officers who were on the scene 10:27
16	BY MR. GOODSTADT: 10:25	16	were? 10:27
17	Q Do you recall anything else that he 10:25	17	A No, because I didn't know who it was. 10:27
18	told you, that he said to you about what happened 10:25	18	Q Do you recall anything else that was 10:27
19	that night? 10:25	19	discussed during that conversation? 10:27
20	A He was upset, because I guess shortly 10:25	20	A How things were going at his job, you 10:27
21	after that the Bosettis were fired over the 10:25	21	know. He became a captain in the City Fire 10:27
22	incident, based on how it was originally 10:25	22	Department. He was in 117 truck. He loved it. 10:27
23	portrayed. 10:25	23	Jeanne was flying. You know, she was 10:27
24	He wrote a letter to the chief, made 10:25	24	a flight attendant for United, how things we're 10:27
25	phone calls to the chief, maybe even the mayor or 10:25	25	going, just talked about almost everything under 10:27
	Page 286		Page 288
1	T. Bacon	1	T. Bacon
2	one of the Village board members, telling them 10:25	2	the sun, you know. 10:27
3	that is not how it happened, the whole beginning 10:25	3	Q How long did the conversation last? 10:27
4	part of the incident was left out, and the 10:26	4	A Half hour. 10:27
5	Bosettis were rehired after that. 10:26	5	Q Were you partnered with somebody on 10:27
6	Q And prior to that conversation, had 10:26	6	that tour? 10:28
7	you learned that the Bosettis had been fired? 10:26	7	A No. 10:28
8	A I didn't know what has transpired 10:26	8	Q Anything else you recall that either 10:28
9	during that season. 10:26	9	you or either Bud Jaeger or Jeanne Jaeger said 10:28
10	Q So, this is the first time that you 10:26	10	during that conversation? 10:28
11	learned anything about the Bosettis being fired? 10:26	11	A No. 10:28
12	A Right. 10:26	12	Q Did you discuss that conversation 10:28
13	Q Do you recall anything else that he 10:26	13	with anyone? 10:28
14	said to you during the conversation? 10:26	14	A No. 10:28
15	A Nothing specific. That was the sum 10:26	15	Q How many other times did you speak 10:28
16	and substance of the conversation. 10:26	16	with Jeanne or Bud Jaeger about that Halloween 10:28
17	Q Did you say anything to him during 10:26	17	incident other than that one instance? 10:28
18	the conversation? 10:26	18	A Probably just that. I saw Bud and 10:28
19	A I told him I really had no knowledge 10:26	19	Jeanne almost every shift I worked. 10:28
20	of what went on. I wasn't there. 10:26	20	Q Did you discuss the Halloween 10:28
21	Q But he specifically said to you that 10:26	21	incident 10:28
22	one of the Bosettis hit somebody with a pool cue? 10:26	22	A No. 10:28
23	A I believe he did. 10:26	23	Q with them after that? 10:28
24	Q Did Jeanne Jaeger say anything? 10:26	24	So, only that one time? 10:28
25	A She was she was pretty irate. She 10:26	25	A To the best of my knowledge, yes. 10:28

7 (Pages 285 to 288)

	12	2300				
	Page 289		Page 291			
1	T. Bacon	1	T. Bacon			
2		2				
3		3	Q What do you mean by "that summer," 10:30			
	conversation in which Halloween incident was 10:28		the summer of '05? 10:30			
4	discussed, have you spoken with anybody else at 10:28	4	A Just what happened. 10:30			
5	any other time about anything to do with the 10:28	5	Q I don't mean what did you say. I 10:30			
6	Halloween incident, other than for me today? 10:28	6	mean, you don't think it was that summer of '05? 10:30			
7	A Not that I recall. 10:28	7	A It may have been it could have 10:30			
8	Q You don't recall telling Rich Bosetti 10:29	8	been the summer of '05. It could have been the 10:30			
9	how upset you were with the way that the officers 10:29	9	summer I don't recall. 10:30			
10	handled it? 10:29	10	Q Where were you when you had that 10:30			
11	A No, I don't. 10:29	11	conversation with Tommy Snyder? 10:30			
12	Q You don't recall telling Rich Bosetti 10:29	12	A In front of the police station. 10:30			
13	you were pissed off about it? 10:29	13	Q Were you on duty? 10:30			
14	A No, I don't recall that. 10:29	14	A Yes. 10:30			
15	Q Did you ever speak to the Bosettis 10:29	15	Q Was he on duty? 10:30			
16	about it? 10:29	16	A Yes. 10:30			
17	A Not that I recall. 10:29	17	Q Who else was there? 10:30			
18	Q Did you ever speak to George Hesse 10:29	18	A Just me and Tommy. 10:30			
19	about the Halloween incident? 10:29	19	Q What did you say to Tommy Snyder 10:30			
20	A No. 10:29	20	during that conversation? 10:31			
21	Q Did you ever speak to Pat Cherry, Sr. 10:29	21	A We were sitting on a golf cart, and 10:31			
22		1	9 9			
	about it? 10:29	22	just talking about, you know, stuff, nothing that 10:31			
23	A No. 10:29	23	really comes to mind. 10:31			
24	Q Did you ever read any documents about 10:29	24	The Bosettis were walking back from 10:31			
25	the Halloween incident? 10:29	25	the direction of the houses, and he was talking 10:31			
	Page 290		Page 292			
1	T. Bacon	1	T. Bacon			
2	A I did not. 10:29	2	about how he didn't like the Bosettis, couldn't 10:31			
3	Q Did you ever 10:29	3	stand the Bosettis. They were nothing but trouble 10:31			
4	MR. NOVIKOFF: Hold on. You just 10:29	4	and stuff like that. 10:31			
5	have to let him finish the question. 10:29		And I asked him and I believe he 10:31			
		5	brought up the Halloween incident, and I asked 10:31			
6		6	what had happened, and he went off on a tirade 10:31			
/	Q Did you ever read that letter that 10:29	7	= =			
8	Bud Jaeger told that he sent to the chief? 10:29	8	talking about the Bosettis; that we were going to 10:31			
9	A No, I did not. 10:29	9	have to call a priest for an exorcism. 10:31			
10	Q Did you ever read any of the witness 10:29	10	I mean, he was just screaming and 10:31			
11	statements that were taken? 10:29	11	cursing and everything else. 10:31			
12	A I did not. 10:29	12	And that was pretty much it. 10:31			
13	Q Did you ever read the field report 10:29	13	I said, "Well, I heard you had a hand 10:31			
14	that the on-duty officers filled out? 10:30	14	in it," and then he really went off, you know over 10:32			
15	A I did not. 10:30	15	that. 10:32			
16	Q Did you ever review the statements 10:30	16	Q What did he say? 10:32			
17	that the on-duty officers took from the people who 10:30	17	A I don't remember specifically, but, 10:32			
18	were involved in the fight that night? 10:30	18	you know, "I did my job," and, you know, "they 10:32			
19	A I did not. 10:30	19	fucked up. It's all them. It wasn't me. It 10:32			
$\sim$	Q Did you ever speak with any of the 10:30	20	wasn't the guys we were working with," you know, 10:32			
20	plaintiffs about the Halloween incident? 10:30	21	trying to defend his actions. 10:32			
21						
	A I may have said something to Tommy 10:30	22	Q Did Snyder say anything else that you 10:32			
21	-	22 23	Q Did Snyder say anything else that you 10:32 recall during that conversation? 10:32			
21 22	A I may have said something to Tommy 10:30					
21 22 23	A I may have said something to Tommy 10:30 Snyder about it one night when we were working, 10:30	23	recall during that conversation? 10:32			

8 (Pages 289 to 292)

	Page 293		Page 295
1	T. Bacon	1	T. Bacon
2	the Bosettis, other than that you have to call a 10:32	2	with the Bosettis. 10:34
3	priest for an exorcism? 10:32	3	Q Did you tell Snyder about the 10:34
4	A No, no. He didn't say that. 10:32	4	conversation that you had with Bud Jaeger? 10:34
5	I said, "I thought I was going to 10:32	5	A I think I had mentioned something 10:34
6	have to call a priest for an exorcism because he 10:32	6	about that; that sent him further over the edge. 10:34
7	was acting so irrationally." 10:32	7	Q What did you tell him about your 10:34
8	Q Tom Snyder was acting irrationally? 10:32	8	conversation with Bud Jaeger? 10:34
9	A Yes. He went off on a tirade, a 10:32	9	A That, according to the original 10:34
10	complete tirade about his hate and loathe for the 10:32	10	victim, which was Jeanne Jaeger and her husband, 10:34
11	Bosettis. 10:32	11	Bud, that is not how it went down, and that you 10:34
12	Q You don't recall specifically 10:32	12	guys fucked up the investigation. 10:34
13	anything he said about that? 10:32	13	Q At that point time, did you know what 10:34
14	A No. 10:32	14	they had done 10:34
15	Q Have you ever spoken to Tom Snyder 10:32	15	A No. 10:34
16	prior to that about his feelings about the 10:32	16	Q with respect to the investigation? 10:34
17	Bosettis? 10:32	17	A No, I don't. 10:34
18	A I think there was one time Tom and I 10:33	18	Q Did you ask Bud or Jeanne Jaeger why 10:34
19	had not probably, definitely. We went to the 10:33	19	they didn't give a statement to the police that 10:34
20	hero shop and we were eating. 10:33	20	night? 10:34
21	And my issue with the Bosettis was 10:33	21	A No. 10:34
22	that during the wintertime, they were working all 10:33	22	MR. NOVIKOFF: Objection. 10:34
23	the hours, and it was easy for the chief just to 10:33	23	Q Did you ask them why they didn't stay 10:34
24	schedule them for the entire week, rather than 10:33	24	in the bar when the police got there? 10:34
25	pick up the phone and try and divvy up hours 10:33	25	MR. NOVIKOFF: Objection. 10:34
	Page 294		Page 296
1	T. Bacon	1	T. Bacon
2	amongst the rest of the guys. And that was the 10:33	2	A I didn't know whether they left, I 10:34
3	sum and substance of our conversation about the 10:33	3	didn't know whether they stayed. I wasn't there. 10:34
4	Bosettis. 10:33	4	MR. NOVIKOFF: You are asking 10:34
5	Q Any other conversation that you 10:33	5	questions that you haven't established a 10:34
6	recall with Snyder about his feelings about the 10:33	6	foundation that he knew of. I mean 10:34
7	Bosettis? 10:33	7	BY MR. GOODSTADT: 10:35
8	A Not that I recall. 10:33	8	Q Did you ask them whether they gave a 10:35
9	Q Did you ever speak with any other 10:33	9	statement to police that night? 10:35
10	plaintiffs about the Bosettis? 10:33	10	A I did not. 10:35
11	A Not that I recall. 10:33	11	Q Do you know whether they gave a 10:35
12	MR. NOVIKOFF: Plaintiffs: Lamm, 10:33	12	statement to the police that night? 10:35
13	Carter 10:33	13	A I do not. 10:35
14	MR. GOODSTADT: Any other plaintiffs 10:33	14	Q As a police officer for almost 20 10:35
15	in this case. 10:33	15	years now in Ocean Beach 10:35
16	MR. NOVIKOFF: Okay. 10:33	16	MR. NOVIKOFF: Part-time police 10:35
17	A Not that I recall. 10:33	17	officer. 10:35
18	Q In the conversation you testified to, 10:33	18	MR. GOODSTADT: Part-time police 10:35
19	that you had with Snyder out in front of the 10:33	19	officer, police officer nonetheless. 10:35
20 21	station, where you thought you had to call a 10:33	20	MR. NOVIKOFF: That's up for debate. 10:35 BY MR. GOODSTADT: 10:35
22	priest for an exorcism. 10:33  Do you recall anything that you said 10:33	22	Q Do you, do you believe that Jeanne 10:35
	in that conversation? 10:34	23	Jaeger, after telling you about her being a 10:35
/ >			
23			
23 24 25	MR. NOVIKOFF: Objection. 10:34  A Just asking him what his issue was 10:34	24 25	victim, should have given a statement to the police that night?  10:35

9 (Pages 293 to 296)

	1/	302	
	Page 297		Page 299
1	T. Bacon	1	T. Bacon
2	MR. NOVIKOFF: Objection. You can 10:35	2	Bosettis. 10:37
3	answer. 10:35	3	So, Andrew, I mean, to ask at him 10:37
4			
		4	that question, what is it based on? 10:37
5	Q And I know I asked this question, but 10:35	5	MR. GOODSTADT: That's why I am 10:37
6	before you told me you hadn't spoken to anybody 10:36	6	asking the question. I want to find out the 10:37
7	else about Halloween, we have now established you 10:36	7	basis. 10:37
8	did speak with somebody else, that was Snyder. 10:36	8	MR. NOVIKOFF: To the extent he even 10:37
9	A That was after speaking with Jaeger. 10:36	9	has a basis for it. 10:37
10	Q When I ask a question about did you 10:36	10	MR. GOODSTADT: If he doesn't have a 10:37
11	ever speak to anybody else about Halloween, I'm 10:36	11	belief, he can tell me he doesn't have a 10:37
12	talking about from the day you were born until 10:36	12	belief one way or the other. 10:38
13	today. 10:36	13	MR. NOVIKOFF: That wasn't the 10:38
14	Have you ever spoken to anybody else, 10:36	14	question. 10:38
15	other than for the conversation you testified to 10:36	15	MR. GOODSTADT: That was the 10:38
16	with Bud and Jeanne Jaeger, and the conversation 10:36	16	question. 10:38
17	you have already testified to with Snyder, have 10:36	17	MR. NOVIKOFF: You said, "do you 10:38
18	you spoken to anybody else about anything to do 10:36	18	believe." 10:38
19	with the Halloween incident? 10:36	19	MR. GOODSTADT: So, if he doesn't 10:38
20	A No. 10:36	20	believe, that's what I am asking, same 10:38
21	MR. NOVIKOFF: Objection to the form 10:36	21	question. 10:38
22	as to the timeframe. 10:36	22	MR. NOVIKOFF: Objection. You can 10:38
23		23	10.20
24	= · · · · · · · · · · · · · · · · · · ·	24	
25	•		MR. GOODSTADT: Why don't we read 10:38
23	A No. 10:36	25	back the question, just so we have a clear 10:38
	Page 298		Page 300
1	Page 298 T. Bacon	1	
	T. Bacon		T. Bacon
2	T. Bacon  Q And same question, just so we are 10:36	2	T. Bacon record. I don't remember what the question 10:38
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	T. Bacon  Q And same question, just so we are 10:36 clear on the timeframes, from October 2004 until 10:36 today, have you ever seen the letter that Bud 10:36 Jaeger told you that he sent? 10:36  MR. NOVIKOFF: Objection. Asked and 10:36 answered. You can answer. 10:36 A No. I have never seen any of the 10:37 file pertaining to that case. 10:37 Q Okay. So, you have never seen any of 10:37 the witness statements, any of the letters 10:37 A Nothing in the file, not a field 10:37 report, not a witness statement, nothing, not even 10:37 the jacket folder. 10:37 Q Do you believe that the officers on 10:37 duty that night handled themselves appropriately? 10:37 MR. NOVIKOFF: Objection. Again, 10:37 foundation. 10:37 He's testified that he's seen no 10:37 reports. He's testified that he hasn't 10:37 has testified the only people that he has 10:37	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	record. I don't remember what the question 10:38 is. 10:38  MR. NOVIKOFF: The question should 10:38 be: "Do you have a belief one way or the 10:38 other," not "do you believe." 10:38 The question was also somewhat 10:38 leading. 10:38  MR. GOODSTADT: I don't think that is 10:38 appropriate at this stage, okay. 10:38 MR. NOVIKOFF: It's a form objection. 10:38 MR. GOODSTADT: Can we just read back 10:38 that question? 10:38 (Record read.) 10:38 MR. NOVIKOFF: Note my objection for 10:38 all the reasons previously stated. 10:38 A My answer is no, I do not believe 10:38 that. 10:38  Q What is the basis of your belief? 10:38 attempted crime committed. Somebody was the 10:39 victim. They never interviewed the victim, you 10:39 know, and that would be Jeanne Jaeger, who was the 10:39

10 (Pages 297 to 300)

Page 301 Page 303 T. Bacon T. Bacon 1 1 2 2 one of the Bosettis or both of the Bosettis to 10:39 Α No. 10:41 3 intervene, based on conversations with the -- the 10:39 3 O Do you remember anybody who walked 10:41 Bosettis -- not Bosettis, excuse me, with the 4 10:39 4 by? 10:41 5 10:39 5 10:41 Jaegers. A No. 6 There was something that happened 10:39 6 Q Did you ever speak to Ed Paradiso 10:41 7 7 that, from the way I see it, that there was an 10:39 about the Halloween incident? 10:41 agenda to tarnish the Bosettis and not fully 10:39 8 A 10:41 8 No. 9 9 investigate the incident, and that's from knowing 10:39 O And just so we are clear, when I say 10:41 10 after the fact. 10 "speak with," I intend that to mean in person, I wasn't there. I didn't read any 10:39 over the phone, e-mail, any -- any form of 11 11 10:41 paperwork. That is based on talking to Jeanne and 10:39 12 12 communication just, so we are clear? 10:41 13 13 Bud Jaeger. Α Never. 10:41 O 14 Okay. So, the basis of your belief 10:39 14 So, your answer doesn't change based 10:41 that the officers didn't act appropriately that 10:39 15 on that definition? 10:41 15 16 night was the conversation with Bud and Jeanne 16 Α Correct. 10:41 10:39 17 17 Jaeger? O Did you ever speak to the Bosettis 10:41 18 Α Yes. 10:39 18 about their termination? 10:41 19 MR. NOVIKOFF: Objection. 19 MR. NOVIKOFF: Objection to form. 10:41 10:39 20 And, again, you didn't ask whether 10:39 20 I don't think you have laid a 10:41 21 they attempted to give a statement to police, or 10:40 21 foundation that they both were terminated, 10:41 22 whether they stuck around or anything to that but you can answer the question. 23 I knew they were terminated or one of 10:41 23 effect? 10:40 MR. NOVIKOFF: Objection. Asked and 10:40 them were terminated. I don't know which one or 10:41 24 24 25 25 answered. 10:40 both. 10:42 Page 302 Page 304 T. Bacon 1 T. Bacon 1 2 2 I did not. I didn't know whether Did you ever speak to either of them 10:42 10:40 0 3 3 about the fact that one or both of them had been 10:42 they did or did not give a statement. 10:40 4 And what did you mean by "an agenda 10:40 4 terminated? 10:42 5 5 to tarnish the reputation of the Bosettis"? 10:40 MR. NOVIKOFF: As it relates to the 10:42 6 MR. NOVIKOFF: What was that 6 10:42 10:40 Halloween incident? 7 10:40 7 MR. GOODSTADT: Yes. In '04. question? 10:42 8 (Record read.) 10:40 8 I'm not talking about any more recent 10:42 9 9 10:42 MR. NOVIKOFF: Got it. 10:40 terminations. 10 MR. NOVIKOFF: Okay. Fine. 10 Because of the hate that Tom Snyder 10:40 10:42 11 had for the Bosettis, I think that that may have 10:40 11 Α 10:42 12 prevented him from doing a thorough investigation. 10:40 12 Q Did you ever speak to George Hesse 10:42 13 And the basis of your belief of the 10:40 13 about the fact that one or more of the Bosettis 10:42 had been terminated in '04? hate was just that one conversation that you had 10:40 14 10:42 14 15 with him or was there other --10:40 15 Α No. 10:42 16 It was a pretty embarrassing tirade 10:40 16 Q Did you ever speak to Ed Paradiso 17 17 to be standing in Bay Walk, in front of the police 10:40 about that? 10:42 station with him over there when he was going 18 Α 10.42 18 No. 19 through that tirade. 19 O Do you know what the Ocean Beach 20 20 Police Department did, if anything, to investigate 10:42 Q Anybody else there during that 10:41 21 21 the Halloween incident? 10:42 discussion? 10:41 22 Probably about 50 people that walked 10:41 22 Α No idea. 10:42 Α 23 past from one point to another. 23 And I know you said you didn't read 10:42 0 Nobody was actually part of your 24 any witness statements or anything else in the 24 Q 10:41 25 discussion? 10:41 file, but are you aware of any witnesses who gave 10:42

11 (Pages 301 to 304)

i	12304							
	Page 305		Page 307					
1	T. Bacon	1	T. Bacon					
2	any statements? 10:42	2	Q Are you friends with Ian Levine? 10:44					
3	A I am not. 10:42	3	A Once again, nothing more than "Hi, 10:44					
4	Q Do you know who Doug Wyckoff is? 10:42	4	how are you," when I am working. 10:44					
5	A Yes. 10:43	5	Q Did you ever speak with Ian Levine 10:44					
6	Q Who is Doug Wyckoff? 10:43	6	about the Halloween incident? 10:44					
7	A He's a member of the fire department. 10:43	7	A No. 10:44					
8	Q Which fire department? 10:43	8	MR. NOVIKOFF: Wouldn't those 10:45					
9	A Ocean Beach. 10:43	9	questions, again, be subsumed within the two 10:45					
10	Q Are you friends with Doug Wyckoff? 10:43	10	or three questions that you asked did he 10:45					
11	A I know him in passing. 10:43	11	speak to anybody else other than Jaeger and 10:45					
12	Q Does he work as a bouncer at any of 10:43	12	Bosetti? It just seems like he answered 10:45					
13	the bars in Ocean Beach? 10:43	13	that. 10:45					
14	A He also works at CJ's as a bouncer 10:43	14	MR. GOODSTADT: Yes. And then he 10:45					
15	and I believe he's a school teacher. 10:43	15	remembered a conversation that he had with 10:45					
16	Q In Ocean Beach School District? 10:43	16	Tom Snyder. So, I just want to be sure that 10:45					
17	A I'm not sure where he teaches. 10:43	17	I am clear. 10:45					
18	MR. NOVIKOFF: There is actually a 10:43	18	MR. NOVIKOFF: That's fine. 10:45					
19	school district of Ocean Beach? 10:43	19	BY MR. GOODSTADT: 10:45					
20	THE WITNESS: Yes. 10:43	20	Q Did you attend any of the court 10:45					
21	MR. GOODSTADT: I think there is a 10:43	21	appearances of any of the people who were involved 10:45					
22	school district. 10:43	22	in the Halloween incident? 10:45					
23	Q Who is Sean O'Rourke? 10:43	23	A No. 10:45					
24	A Sean O'Rourke, he's a bouncer in 10:43	24	Q Did you ever speak to anyone in the 10:45					
25	Ocean Beach, also. 10:43	25	District Attorney's office about the Halloween? 10:45					
	Page 306		Page 308					
1	T. Bacon	1	T. Bacon					
2	Q What bars does he bounce at? 10:43	2	A No. 10:45					
3	A Actually, I think he's at Houser's. 10:43	3	Q Have you ever spoken with anyone in 10:45					
4	Also a member of the fire department. 10:43	4	the District Attorney's office about anything to 10:45					
5	Q Do you know whether he's ever been 10:44	5	do with respect to your employment at Ocean Beach? 10:45					
6	arrested in Ocean Beach? 10:44	6	A No. 10:45					
7	A No idea. 10:44	7	MR. GOODSTADT: Just mark this 10:46					
8	Q Are you friends with Sean O'Rourke? 10:44	8	please. 10:46					
9	Are you friends with sean O'Rourke? 10:44	9	(Bacon Exhibit 10 marked for 10:46					
10	A Other than, "Hi, how are you," while 10:44	10	identification as of this date.) 10:46					
11	on patrol, no. 10:44	11	Q What was the strike that. 10:46					
12	Q Have ever spoke with Sean O'Rourke 10:44	12	Was there an annual department 10:46					
13	about the Halloween incident? 10:44	13	meeting before the season? 10:46					
14	A No. 10:44	14	A Yes. 10:46					
15 16	Q Who is Elise Miller? 10:44	15	Q Every year? 10:46 A Yes, most years. 10:46					
17	A I don't know her. 10:44	17						
18	Q Do you know who Mike Miller is? 10:44 A No. 10:44	18	Q Did you attend it every year in which 10:46 you worked at Ocean Beach? 10:47					
19	A No. 10:44  Q Do you know who Ian Levine is? 10:44	19	A Most years, not every year. 10:47					
20	A Yes. 10:44	20	Q How did you learn about the date that 10:47					
21	Q Who is Ian Levine? 10:44	21	that was going to occur each year? 10:47					
22	A Someone, who is also a member of the 10:44	22	A They would send out a memo. 10:47					
23	fire department. 10:44	23	Q When you say "they," who is they? 10:47					
24	Q The Ocean Beach Fire Department? 10:44	24	A The police department, George or the 10:47					
25	A Yes. 10:44	25	Chief. 10:47					

12 (Pages 305 to 308)

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	12	305	
	Page 309		Page 311
1	T. Bacon	1	T. Bacon
2	Q And who would preside over the annual 10:47	2	officers." Do you see that? 10:49
3	department preseason meeting? 10:47	3	A The second line 10:49
4	A The Chief. 10:47	4	MR. NOVIKOFF: Starting with "All 10:49
5	Q So, Ed Paradiso? 10:47	5	officers are required"? 10:49
6	A Yes. 10:47	6	MR. GOODSTADT: Yes. 10:49
7	Q And did there come a point in time 10:47	7	MR. NOVIKOFF: That is the third 10:49
8	where George Hesse started presiding over it? 10:47	8	line second line, third sentence. 10:49
9	A Yes. 10:47	9	MR. GOODSTADT: End of the second 10:49
10	Q What was the first year that you 10:47	10	line. 10:49
11	recall George Hesse presiding over the meeting? 10:47	11	A Yes. 10:49
12	A The first year that Eddie was out on 10:47	12	Q "All officers are required to bring 10:49
13	his line-of-duty injury. 10:47	13	all issued equipment with them for inspection." 10:49
14	Q Do you recall what year that was? 10:47	14	Do you see that? 10:49
15	A No, I don't. 10:47	15	A Yes. 10:49
16	Q I place in front of, Mr. Bacon, what 10:47	16	Q Was that an annual requirement? 10:49
17	has now been marked as Bacon 10. 10:47	17	MR. NOVIKOFF: Objection. 10:49
18	It's a one-page exhibit bearing Bates 10:47	18	A I don't recall. 10:49
19	number 2662. 10:47	19	Q So, you don't recall whether each 10:49
20	Mr. Bacon, do you recall receiving 10:47	20	year you had to bring in your issued equipment for 10:49
21	this memo that has now been marked as Bacon 10? 10:48	21	inspection? 10:49
22	A Yes. 10:48	22	A No, I don't recall. 10:49
23	Q And how did you receive this? Was it 10:48	23	Q Do you recall whether you brought all 10:49
24	something that was mailed to your home, or handed 10:48	24	your equipment to this meeting? 10:49
25	to you at the station, or some other way? 10:48	25	A I don't recall if I even attended 10:49
	Page 310		Page 312
1	T. Bacon	1	T. Bacon
2	A Mailed to my home. 10:48	2	this meeting. 10:49
3	Q Did you work any tours in the '05 off 10:48	3	Q Do you recall being in a meeting at 10:49
4	season? 10:48	4	which the plaintiffs, at least four of the 10:50
5	A I'm sure I did, but I don't recall 10:48	5	plaintiffs in this case were terminated prior to 10:50
6	specifically. 10:48	6	when the meeting started? 10:50
7	Q And prior to well, strike that. 10:48	7	A I wasn't there when it happened, no. 10:50
8	Did you attend the April 2nd, 2006, 10:48	8	Q You weren't at the meeting 10:50
9	meeting? 10:48	9	A No. 10:50
10	A I may have. I don't recall 10:48	10	Q on the day that the four officers 10:50
11	specifically. 10:48	11	were told that they weren't going to be working 10:50
12	Q Do you recall speaking with George 10:48	12	for the upcoming season? 10:50
13	Hesse at all about staffing issues prior to the 10:48	13	A Actually, I got there late. I did 10:50
14	'06 meeting? 10:48	14	attend the meeting, but it was after that 10:50
15	MR. NOVIKOFF: Objection. You can 10:48	15	happened. 10:50
16	answer. 10:48	16	Q What do you mean, you got there late. 10:50
17	A I don't recall. 10:48	17	Did you get there after the meeting 10:50
18	Q Did you receive anything else from 10:48	18	had started or after the discussions with the four 10:50
19	Ocean Beach announcing this meeting or is this the 10:49	19	officers? 10:50
20	only document that you received? 10:49	20	A After the 10:50
21	A To the best of my recollection, I 10:49	21	MR. NOVIKOFF: Objection. You can 10:50
22	believe that was it. 10:49	22	answer. 10:50
23	Q And could you take a look at 10? 10:49	23	A After the meeting started and after 10:50
24	If you look down on the second line, 10:49	24	the discussion with the four plaintiffs. 10:50
25	toward the end of the second line, it starts "All 10:49	25	Q Okay. So, now that you have if I 10:50

13 (Pages 309 to 312)

_	12306					
	Page 313		Page 315			
1	T. Bacon	1	T. Bacon			
2	represent to you that it was April 2nd, 2006, that 10:50	2	new ID? 10:52			
3	the discussion with those officers happened, that 10:50	3	A Yes. 10:52			
4	refreshes your recollection that you were actually 10:50	4	Q Was that ID different than the ones 10:52			
5	at the meeting in '06? 10:50	5	that you carried previously? 10:52			
6	A Yes. 10:50	6	A It had an updated photograph. 10:52			
7	Q And now that you recall that you were 10:50	7	Q That was it, but everything else was 10:52			
8	there, do you recall whether you actually brought 10:50	8	the same. 10:52			
9	your issued equipment for inspection? 10:51	9	A And the expiration date, I think, 10:52			
10	A I believe I did. 10:51	10	changed. 10:52			
11	Q Was all your equipment inspected? 10:51	11	Q The format of the ID, other than the 10:52			
12	A That I don't recall. 10:51	12	picture and the expiration date, was the same? 10:52			
13	Q Who generally inspected the equipment 10:51	13	A I don't recall. 10:53			
14	for the Ocean Beach Police Department, if anyone? 10:51	14	Q It says here that meeting was to 10:53			
15	A George had inspected the equipment. 10:51	15	start at 1200 hours. 10:53			
16	He wanted to insure that everybody had firearms 10:51	16	Do you see that? 10:53			
17	that were registered to them, the serial numbers 10:51	17	A Yes. 10:53			
18	matched up and stuff like that. 10:51	18	Q What time did you arrive? 10:53			
19	Like I said, I got there late. I got 10:51	19	A Probably closer to one or 1:30. 10:53			
20	there almost when the meeting was over and they 10:51	20	Q Did you have to sign in for meeting? 10:53			
21 22	pulled me aside. I wanted to make sure I had my 10:51	21 22	A No. Actually, I don't recall if we 10:53 did or we didn't. I can't answer for certain. 10:53			
23	three magazines for my firearm. He had to replace 10:51 two of them, because they were the older style, 10:51	23				
24	and that I did have the weapon that was registered 10:51	24	Q Do you recall whether you signed in? 10:53 A I don't remember. 10:53			
25	to me, serial number. 10:51	25	Q Were you paid for attending that 10:53			
	to me, serial number. 10.31	23	Q Were you paid for attending that 10:55			
	Page 314		Page 316			
1	T. Bacon	1	T. Bacon			
2	Q And the last time I believe you 10:51	2	meeting? 10:53			
3	testified that you used to carry your own personal 10:51	3	A I don't remember. 10:53			
4	firearm, but then you started carrying an Ocean 10:51	4	Q When did you first learn that the 10:53			
5	Beach firearm; is that correct? 10:51	5	plaintiffs in this case were no longer going to be 10:53			
6	MR. NOVIKOFF: Note my objection. 10:52	6	working at the beach? 10:53			
7	A Yes. 10:52	7	A When I got there. 10:53			
8	Q In '06, were you carrying your own 10:52	8	Q How did you find out? 10:53			
9	firearm with respect to your position as a police 10:52	9	A The water taxi that brought me there, 10:53			
10	officer in Ocean Beach or at that point in time 10:52	10	they were all leaving. I came in on a water taxi 10:53			
11	you had a Beach-issued weapon? 10:52	11	and they were leaving on that same water taxi. 10:54			
12	A From 1999 on, I have carried a 10:52	12	Q Did you speak to any of the 10:54			
13	department-issued firearm. 10:52	13	plaintiffs that day? 10:54			
14	Q So, the answer was in '06, it was an 10:52	14	A No. 10:54			
15	Ocean Beach firearm? 10:52	15	Q Did you say anything to the 10:54			
16 17	A Correct. 10:52 <b>Q</b> And it says in the fourth line, it 10:52	16	plaintiffs that day? 10:54 A No. 10:54			
18	- · · · · · · · · · · · · · · · · · · ·	18				
19	says, "new ID will be issued to all." 10:52  Do you see that? 10:52	19	Q How did you learn that they were not 10:54 going to be working there for the season? 10:54			
20	A Yes. 10:52	20	A I think I asked George when I got 10:54			
21	Q Do you recall whether you actually 10:52	21	there, "What happened?" 10:54			
22	received a new ID that day? 10:52	22	He said, "They weren't invited back," 10:54			
23	A We didn't receive it that day. They 10:52	23	something to that effect. 10:54			
24	took photographs. 10:52	24	Q Did he tell you why? 10:54			
25	Q And did you subsequently receive a 10:52	25	A No. 10:54			
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14 (Pages 313 to 316)

Page 317 Page 319 T. Bacon 1 1 T. Bacon 2 Q Did you ever ask him why? 10:54 2 11:05 a.m. 11:04 3 Α We are back on the record. 11:04 4 4 Sitting here today -- well, strike 10:54 BY MR. GOODSTADT: O 11:04 5 10:54 5 that. So, I believe that you testified, 11:05 6 Do you recall which of the plaintiffs 10:54 6 before we took a break, that you learned that the 11:05 7 were getting on the water taxi that you took over? 10:54 7 plaintiffs were being let go from George Hesse; is 11:05 8 A I remember seeing Carter -- Carter 10:54 8 that correct? 9 and Snyder, I believe, Lamm, and --9 Α No. I learned that they were leaving 11:05 10 MR. NOVIKOFF: Don't guess. If you 10:54 10 when I was coming in. know, you know. Right, but my question was when you 11:05 11 10:54 11 12 Yeah. I don't remember for certain 10:54 12 learned that they were no longer going to be 13 if it was all five or it was just a couple of 13 working --11:05 10:54 14 them. I don't know. 14 A 11:05 15 Do you specifically recall seeing any 10:54 15 O -- going forward; that was from 11:05 16 of them sitting here today? George Hesse? 11:05 16 Somebody, somebody was. There was at 10:54 17 17 Α Yes. 11:05 18 least three of them. 18 O And how did he communicate to you? 11:05 19 I just asked what was -- "Where are 11:05 19 I understand that, but my question 10:55 Α was: Sitting here today, do you specifically 20 they going," when I got there? 11:05 2.0 He said, "They are no longer with 11:05 21 recall --10:55 21 22 10:55 22 us," or "they are not working anymore," something 11:05 Α Who it was, no? 23 O Do you recall any of the people that 10:55 23 to that effect. 11:05 24 they were specifically? 10:55 24 O When you got to the meeting, you 11:05 25 No. 10:55 25 asked George Hesse that question? 11:05 Page 318 Page 320 T. Bacon 1 T. Bacon 1 2 2 So, it could have been any 11:05 0 10:55 Α Yes. 3 3 combination of the five? 10:55 Q Did you speak with anyone else about 11:05 4 Right. 10:55 4 the guys that you saw leaving --11:05 Α 5 5 And when you got there, the meeting 10:55 11:05 Q Α 10:55 6 had already been going on; is that correct? 6 0 -- prior to George Hesse? 11:05 7 7 11:05 Α 10:55 Α 8 Where was the meeting being held? 8 How long after you got there did you 11:05 Q 10:55 Q 9 ask George that question? 9 A In the rec center, right behind the 10:55 police station. 10 The meeting looked like it was pretty 11:05 10 11 Q How many people were at the meeting? 10:55 11 much over at that point, because I think the hero, 11:05 12 12 you know, they had gotten a hero. We were going 11:05 A 10:55 Was it just for police officers or 10:55 to be having lunch. 13 13 There was some paperwork that I had 11:05 were other positions in the department there as 10:55 14 14 15 well? 10:55 15 to fill out. I had to have my ID card photo 16 I think we may have had dispatchers 10:55 16 taken. A short time afterward, within 15 minutes 11:06 and, perhaps, dockmasters, but I am not certain. 10:55 17 17 of me getting there. 11:06 18 Can we take a break for me to use the 10:55 18 And what do you recall George telling 11:06 19 restroom? Just a quick --19 you about the fact they had been let go? 11:06 MR. GOODSTADT: Yeah. That is fine 10:55 20 "They are not going to be working 20 11:06 21 with me. 10:55 21 with us this season." 11:06 22 THE VIDEOGRAPHER: The time is 22 Q You didn't ask him why? 11:06 10:55 23 10:56 a.m. We are going off the record. 23 11:06 Α No. 24 24 (Recess taken.) O He didn't tell you why? 11:06 25 THE VIDEOGRAPHER: The time is 11:04 25 MR. NOVIKOFF: Objection. Asked and 11:06

15 (Pages 317 to 320)

Case 2:07-cv-01215-SJF-ETB Document 170-3 Filed 01/15/10 Page 81 of 116 PageID #: Page 321 Page 323 T. Bacon 1 T. Bacon 1 2 2 answered. 11:06 were let go. 11:07 3 No. 11:06 3 MR. GOODSTADT: No. 11:07 Α 4 4 O Sitting here today, do you know why 11:06 The question was intended to be: Who 11:07 5 5 they were let go? else have you spoken with about the fact that they 11:08 6 MR. NOVIKOFF: Objection. 11:06 6 had been let go, other than for George Hesse, 7 7 which you already testified to that conversation; 11:08 Foundation. 11:06 8 counsel, which I don't care what you said to You can answer. 11:06 8 11:08 9 Sure. Because they were incompetent. 11:06 9 counsel; and your wife, who also I don't care what 11:08 Α And how do you know that that is the 11:06 you said to your wife. 10 0 10 11:08 11 That's it. 11:08 11 reason they were let go? Α 12 Because I worked with these guys. 11:06 12 O Thank you. 11:08 Α 13 Q Did you know who made the decision to 11:06 13 Have you ever spoken the Bosettis 11:08 about any of the plaintiffs since April 2nd, 2006? 11:08 14 let them go? 11:06 14 15 11:06 15 Α Nope. 11:08 Α I have no idea. Did anyone ever tell you they were 11:06 16 Q Never mentioned any of their names to 11:08 16 17 the Bosettis? 17 let go because they were incompetent? 11:06 11:08 18 18 Α No. 11:08 Α 19 19 Q So, that is your --11:06 MR. NOVIKOFF: Just -- I'm sorry. 11:08 It's my opinion. 11:06 20 Just give me two seconds. I'm expecting one 11:08 20 A 21 -- your opinion? 11:06 21 11:08 I'm not asking you -- I know I have 11:06 22 22 (Telephone interruption.) 11:08 23 THE VIDEOGRAPHER: The time is 23 asked you a lot about your opinion today, but this 11:06 11:08 24 question is not a question about your opinion. 24 11:08 a.m. 11:08 25 25 I'm asking whether you know why they 11:06 We are going off the record. 11:08 Page 322 Page 324 1 T. Bacon T. Bacon 1 2 2 (Recess taken.) 11:09 were let go. 11:07 3 3 THE VIDEOGRAPHER: The time is 11:09 No, I do not. 11:07 4 MR. NOVIKOFF: Just note my same 11:07 4 11:09 a.m. We are back on the record. 11:09 5 5 objection to the prior, identical question. 11:07 BY MR. GOODSTADT: 11:09 6 BY MR. GOODSTADT: Just to go back to the last question, 11:09 6 11:07 7 7 could I see it? 11:10 Have you spoken with any of the 11:07 8 Just so I am clear, I just don't want 11:10 8 plaintiffs since that April 2nd, 2006, date? 11:07 9 9 the semantics to get in the way. You never 10 10 mentioned any of the plaintiffs' names to either 11:10 Who have you spoken with about the 11:07 0 11 11 fact that the plaintiffs have been let go, between 11:07 Gary or Richard Bosetti? 11:10 April 2nd and today? 12 Α Not that I recall. 11:10 12 11:07 13 MR. NOVIKOFF: Other than counsel. 13 Do you recall either Gary or Richard 11:10 11:07 14 Other than counsel. Bosetti discussing anything at all about the 14 11:10 Q 11:07 15 My wife. 11:07 15 plaintiffs in the case with you since April 2nd, 11:10 A 16 Anyone else? 16 2006? 11:10 Q 11:07 17 17 11:07 MR. NOVIKOFF: Note my objection. 11:10 Α No. I do not. 18 Α 11:10 18 O **Just George Hesse and your wife?** 11:07 19 Yes. 11:07 19 Q Did you ever hear that there were 11:10 Α 20 budget cuts in the beginning of the season of 20 Q And counsel? 11:07 21 2006? 11:10 21 Yes. 11:07

22

23

24

25

Α

Q

in 2006?

No, I did not.

16 (Pages 321 to 324)

11:10

11:10

11:07

MR. CONNOLLY: Objection, Andrew.

witness spoke to George Hesse as to why they 11:07

Only in that -- you can read back the

question. I think it infers that the

22

23

24

25

Do you know whether there were any 11:10 budget cuts in the Ocean Beach Police Department 11:10

	Page 325		Page 327
1	T. Bacon	1	T. Bacon
2	MR. NOVIKOFF: Objection. 11:10	2	good. 11:12
3	A I do not. 11:10	3	Q Do you think he's an honest guy? 11:12
4	Q I don't recall if I asked you this 11:10	4	MR. NOVIKOFF: Objection. 11:12
5	question. Let me ask it again, if I did. 11:10	5	A Yes. 11:12
6	Did you say anything to any of the 11:10	6	Q Do you know whether any newly hired 11:12
7	officers who were getting on to the water taxi 11:10	7	officers were at that meeting? 11:12
8	that you were getting off of? 11:11	8	A I don't recall. 11:12
9	A No. 11:11	9	Q Do you know whether any new officers 11:13
10	Q Didn't even exchange pleasantries, 11:11	10	were hired for '06? 11:13
11	nothing? 11:11	11	A I don't recall. 11:13
12	A No. They seemed like they were 11:11	12	Q Did you hear or strike that. 11:13
13	pretty annoyed, irate. Just pretty much went 11:11	13	Did you discuss the fact that some or 11:13
14	storming by. 11:11	14	all the plaintiffs were no longer going to be 11:13
15	Q Did you hear anything that they were 11:11	15	working there with anyone else on that day, other 11:13
16	discussing amongst themselves at all? 11:11	16	than for the conversation you have already 11:13
17	A I did not. 11:11	17	testified to with George Hesse? 11:13
18	Q What made you believe that they were 11:11	18	MR. NOVIKOFF: Objection to the form. 11:13
19	irate? 11:11	19	A Not that I recall. 11:13
20	A They just they stuck to 11:11	20	Q Did you hear anybody else discussing 11:13
21	themselves, were on their way. They just didn't 11:11	21	
22	seem happy. 11:11	22	A Not that I recall. 11:13
23	Q Did you get there for any of the 11:11	23	Q So, sitting here today, did you ever 11:13
24	meeting? 11:11	24	hear anybody state the reasons why the plaintiffs 11:13
25	A I'm sorry. 11:11	25	were let go? 11:13
	Page 326		Page 328
1	Page 326 T. Bacon	1	Page 328 <b>T. Bacon</b>
1 2	T. Bacon	1 2	
			T. Bacon
2	T. Bacon  Q Did you get there for any of the 11:11	2	T. Bacon A Not that I recall. 11:14
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17 (Pages 325 to 328)

Page 329 Page 331 T. Bacon 1 T. Bacon 1 2 Ocean Beach Police Corruption blog? 11:15 2 you reviewed that blog? 11:17 3 A couple years ago. 11:15 3 11:17 Α Home. Do you recall what year it was? 4 4 O 11:15 Q **Every time was at home?** 11:17 5 No, I don't. 5 A A couple times at home, maybe when I 11:17 Α 6 What computer did you read it on? 11:15 6 11:17 was traveling. 7 MR. NOVIKOFF: Objection. 7 What computer did you use to view it 11:17 Q 8 11:15 8 Strike that. when you were traveling? 11:17 9 Did you read it on a computer or did 11:15 9 My own personal computer. 11:17 Α you read it on a hard copy? The laptop that you have? 10 10 Q 11:17 I read on it a computer. 11 11 Α 11:17 12 Q What computer did you read it on? 11:15 12 Q Is that the same computer that you 11:17 13 Α I don't recall. 11:15 viewed it at home? 13 11:17 14 Did you ever read the Ocean Beach 11:15 14 Α Yes. 11:17 Police Corruption blog at the Ocean Beach Police 11:15 Do you still have that laptop? 15 15 Q 11:17 16 Station? 11:15 16 Α No, I don't. 11:17 17 Yes. 11:15 17 Α O Where that is laptop? 11:17 18 0 On the Ocean Beach Police Station 11:15 18 Α It got destroyed. 11:17 19 When did it get destroyed? 19 computer? 11:15 Q 11:17 20 Yes. 11:15 20 Coming back from Iraq. A Α 11:17 21 Q How many times? 11:15 21 Q How did it get destroyed? 11:17 22 Three or four. 22 Sand and dust, and when it was in my 11:17 11:15 Α 23 O Do you know what the website is that 11:16 23 carry-on, it got bounced around, and the hard 11:17 24 you go to? Is it just Ocean Beach Police 24 drive crapped out. **Corruption.com?** 11:16 25 Did you throw out the computer? O 11:18 Page 330 Page 332 T. Bacon 1 T. Bacon 1 2 2 11:18 No, I think it's Long Island A Yes. 11:16 Politics. It's a pretty vast, covers the 3 Q Did you recover any of the data from 11:18 3 11:16 4 volunteer fire service, the police department, 11:16 4 the hard drive before throwing it out? 11:18 5 5 sheriffs. People post all sorts of nonsense on 11:16 Α No. It was shot. 6 Other than for that laptop, have you 11:18 6 there. 11:16 7 7 reviewed the Ocean Beach Police Corruption blog on 11:18 Q Is that the one where you click on 11:16 8 the Schwartz report? Is that what it's called? 11:16 8 any other computer that you own? 11:18 9 9 No. That I don't know. Α 10 10 Q Do you have a new laptop? 11:18 0 And other than for the three or four 11:16 11 times that you reviewed the blog at the police 11:16 11 Α No, I don't. 11:18 station computer, have you reviewed the blog, the 11:16 12 Q Do you have a home computer, a PC? 11:18 12 Ocean Beach Police Corruption blog at any other 11:16 13 A 11:18 13 time? 14 Q 14 11:16 So, you don't have any computer at 11:18 15 Α Yes. 11:16 15 your home? 11:18 16 And how many other times have you 16 Α No, I use my -- little Palm. 11:18 17 Your Palm device? 17 reviewed that blog? 0 11:18 A Maybe three or four times, other than 11:16 18 18 Α Um-hum. 11:18 19 what we previously spoke about. 19 Q Have you reviewed the blog at all on 11:18 So, in addition to the three or four 11:16 20 your Palm device? 20 11:18 21 times, you have reviewed it three or four other 11:16 Α 21 11:18 22 times? 22 Q Do you know anyone who has ever 11:16 11:18 23 23 Yeah. Maybe a half dozen to ten posted on the Ocean Beach Police Corruption blog? 11:19 Α 11:17 24 11:17 Α 11:19 24 times, tops. Where were you those other times that 11:17 25 25 Q Did you ever hear that Pat Cherry, 11:19 O

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Page 333 Page 335 T. Bacon 1 1 T. Bacon 2 Sr. posted on the blog? 11:19 2 Q How many times you have seen such 3 No idea. 11:19 communications? 11:21 4 Did you ever ask him? 4 A couple. Q 11:19 Α 11:21 5 11:19 5 No. Q And where you have seen those 11:21 Α 6 Did you ever ask any other employees 11:19 6 communications? 11:21 Q 7 of the Ocean Beach or Ocean Beach Police 7 11:21 It was posted on the blog. 8 Department whether they have posted on the blog? 11:19 8 0 Have you seen a reference to Kevin 11:21 9 11:19 9 Lamm being gay or queer or a fag or anything of 11:21 10 Did you ever tell George Hesse that 11:19 that ilk anywhere else? Q 11:21 you posted on the blog? Α No. 11 11:19 11 11:21 12 Nope. 11:19 12 O Did you ever hear anybody verbally 11:21 13 MR. GOODSTADT: Give me one second. 11:19 13 call Kevin Lamm gay or fag or queer? 11:21 14 I have exhibits in my office that I need. 11:19 14 15 THE VIDEOGRAPHER: The time is 11:19 15 O How many blog entries do you recall 11:22 16 11:19 a.m. We are going off the record. 11:19 16 where that was referenced? 17 (Recess taken.) 17 More than one. I don't recall for 11:22 11:19 Α 18 THE VIDEOGRAPHER: The time is 11:20 18 certain. 11:22 19 11:20 a.m. 11:20 19 Q Do you know who posted those blog 11:22 20 We are back on the record. 11:20 20 entries? 11:22 21 BY MR. GOODSTADT: 21 Α 22 22 Did you ever refer to Kevin Lamm as 11:20 0 Did you ever see it written anywhere 11:22 23 being gay? 11:20 23 in the station? Not on the computer, I mean physically in the station. 24 Α 11:20 24 11:22 25 25 Did you ever refer to him as being 11:20 Α No. 11:22 O Page 334 Page 336 T. Bacon 1 T. Bacon 1 2 2 queer? 11:21 0 Do you recall it ever being written 11:22 3 3 Α No. 11:21 on a wall? 11:22 4 Did you ever refer to him as being a 11:21 4 Α No, I do not. 11:22 Q 5 5 fag? 11:21 Do you recall any pictures ever being 11:22 6 11:21 6 posted that referenced that? 11:22 7 Did you ever hear anyone refer to 7 Α 11:22 0 11:21 No. 8 Have you ever seen anyone post on the 11:22 8 Kevin Lamm with any of those terms? 11:21 Q 9 9 Ocean Beach Police Corruption blog? 11:22 MR. NOVIKOFF: Hear? Do you mean 11:21 10 No. 10 11 hear, read? I mean, you gave a broad 11:21 11 MR. NOVIKOFF: Wait, is the 11:22 12 definition of speak the last time. 12 11:21 question --13 MR. GOODSTADT: I want it as broad as 11:21 13 0 Did you ever see anyone actually 11:21 14 possible. 14 post? 11:22 15 MR. NOVIKOFF: So, hear means --11:21 15 MR. NOVIKOFF: Okay. 11:22 16 MR. GOODSTADT: Hear means read with 11:21 16 Q Type in a post? 11:22 17 No, that I have not. 11:22 17 your ears, with your eyes. Α 11:21 18 MR. NOVIKOFF: Has he ever seen any 11:21 18 Other than for me and your counsel, 11:22 19 communication? 11:21 19 possibly, has anyone ever asked you whether you 11:22 20 have posted on the blog? 20 BY MR. GOODSTADT: 11:21 Yes. George had -- actually, George 11:22 21 21 That's a good way to put it. 22 Have you ever seen any communication 11:21 22 had sent out a memo that was posted at the station 11:23 that refers to Kevin Lamm as gay, queer, fag or 11:21 23 house for everyone to stay off the blog, period, 11:23 23 24 not even to review it. 24 the like? 11:21 25 Α Yes. 11:21 25 Do you recall when that was sent? 11:23

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	Page 337		Page 339
1	T. Bacon	1	T. Bacon
2	A That was posted at the station, it 11:23	2	A I think I was in the police station 11:25
3	wasn't sent, two years ago, a year ago. 11:23	3	coming on duty. 11:25
4	Q So, it was either in '07 or '08? 11:23	4	Q I believe the last time you testified 11:25
5	A Yes, somewhere in that time frame. 11:23	5	that there were three computers in the police 11:25
6	Q And that was posted where in the 11:23	6	station; is that correct? 11:25
7	station? 11:23	7	A Yes. 11:25
8	A On the memo board. There is a board 11:23	8	Q Have there always been three since 11:25
9	with all memos, you know, on the bulletin board. 11:23	9	2006? 11:25
10	Q How long did the memo stay up for? 11:23	10	A There were three in there, maybe one 11:25
11	A It may still be there, because 11:23	11	was out for repair. They had a problem at one 11:25
12	they it's on a big clipboard with a big ring 11:23	12	point, they had a lightning strike at the building 11:25
13	and any new memos, you know, go on top of the old 11:23	13	and it blew them all out. We were working with 11:25
14	ones. 11:23	14	one computer for a period, but I don't remember if 11:25
15	MR. GOODSTADT: I would like to mark 11:23	15	that was in that time frame or not. 11:25
16	the record to request a copy of that memo, 11:23	16	Q How many of the computers were for 11:25
17	because I don't believe that it has been 11:23	17	use by any officer who wanted to use them? 11:25
18	produced. 11:24	18	MR. NOVIKOFF: Objection. 11:25
19	MR. NOVIKOFF: Take it under 11:24	19	A I think you could access all three of 11:25
20	advisement. You will follow-up with a 11:24	20	them. 11:25
21	letter; right? 11:24	21	Q Physically, where were they located? 11:25
22	MR. GOODSTADT: Sure. 11:24	22	A One was at the dispatcher's desk, one 11:25
23	Q Now, just to go back to the question 11:24	23	was at George's desk and one was further back at 11:26
24	that I asked that led to your answer about the 11:24	24	Eddie's desk. 11:26
25	memo, did anyone ever ask you whether you posted 11:24	25	Q Have you used all three of them? 11:26
	Page 338		Page 340
1	Page 338 <b>T. Bacon</b>	1	Page 340  T. Bacon
1 2	T. Bacon on the blog, other than for me and counsel? 11:24	1 2	<b>T. Bacon</b> MR. NOVIKOFF: During the course of 11:26
	T. Bacon on the blog, other than for me and counsel? 11:24 A I think George may have asked if I 11:24	1	T. Bacon MR. NOVIKOFF: During the course of 11:26 the 20 years? 11:26
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20 (Pages 337 to 340)

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	Page 341		Page 343
1	T. Bacon	1	T. Bacon
2	Q Who did you discuss that with? 11:26	2	George Hesse. 11:29
3	A I think that has come up in 11:26	3	MR. NOVIKOFF: Twelve through 206. 11:29
4	conversation with probably just about everybody 11:26	4	My point is, I haven't looked through 11:29
5	working there. 11:26	5	every page to see if there is any page 11:29
6	Q Has anyone working there ever 11:27	6	missing. 11:29
7	mentioned to you that they have posted on the 11:27	7	MR. CONNOLLY: I can represent that 11:29

5	working there.	11:2	6	5	eve	ry page to see	if there is any p
6	Q Has anyon	e working there ever	11:27	6	mis	ssing.	1
7	mentioned to you th	nat they have posted	on the 11:27	7		MR. CONNO	LLY: I can re
8	blog?	11:27		8	the	se were copied	from the blog.
9	A No.	11:27		9		MR. GOODS	TADT: Okay.
10	Q Has anyon	e working there men	tioned to 11:27	10	Q	I have place	ed in front of N
11	you anyone that the	y have known who h	as posted on 11:27	11	what h	as now been r	narked as Bac
12	the blog?	11:27		12	of the	blog entries.	
13	A Say that ag	ain. Did they	11:27	13		On top it say	s ''the Schwar
14	Q Has anyon	e working there ever	tell 11:27	14	and it	bears Bates ni	imbers Hesse
15	you, yeah, you know	v, my friend, Charlie	, posted on 11:27	15	206.		11:
16	the blog; or, yeah, y	ou know, another gu	y who used 11:27	16		Mr. Bacon, h	ave you ever i
17	to work here posted	l on the blog?	11:27	17	Kevin	Lamm as Kev	ina?
18	A No. Noboo	dy has ever said that th	ney 11:27	18	A	Who?	
19	had posted anything	on the blog. All the	11:27	19	Q	Kevina, K-l	E-V-I-N-A?
20	conversations with g	guys that were working	g were 11:27	20	A	No.	1
21	that they were readir	ng the blog, and found	it 11:27	21	Q	Did you eve	r hear him ref
22	quite humerous or di	isgusting, depending u	ipon what 11:27	22	that na	me?	
23	it was that was writte	en, you know.	11:27	23	A	No.	1
24	Q And have	you had conversation	s with 11:27	24	Q	If you look	at Hesse 16
25	everyone who work		11:27	25	A	Okay.	
			Page 342				

you anyone that they have known who has posted on 11:27	11	what has now been marked as Bacon 11. It's a copy 11:29
the blog? 11:27	12	2 of the blog entries. 11:29
A Say that again. Did they 11:27	13	On top it says "the Schwartz report" 11:29
Q Has anyone working there ever tell 11:27	14	4 and it bears Bates numbers Hesse 12 through Hesse 11:29
you, yeah, you know, my friend, Charlie, posted on 11:27	15	5 <b>206.</b> 11:29
the blog; or, yeah, you know, another guy who used 11:27	16	Mr. Bacon, have you ever referred to 11:29
to work here posted on the blog? 11:27	17	7 Kevin Lamm as Kevina? 11:29
A No. Nobody has ever said that they 11:27	18	8 A Who? 11:29
had posted anything on the blog. All the 11:27	19	9 Q Kevina, K-E-V-I-N-A? 11:29
conversations with guys that were working were 11:27	20	0 A No. 11:29
that they were reading the blog, and found it 11:27	21	Q Did you ever hear him referred to by 11:29
quite humerous or disgusting, depending upon what 11:27	22	2 that name? 11:30
it was that was written, you know. 11:27	23	3 A No. 11:30
Q And have you had conversations with 11:27	24	4 Q If you look at Hesse 16 11:30
everyone who works there about that? 11:27	25	5 A Okay. 11:30

1		T. Bacon		
2	A	Pretty much, yeah.	11:2	27
3	Q	Sitting here today,	do you know	11:27
4	anyboo	ly who has ever poste	ed on the Ocear	Beach 11:27
5	Police	Corruption blog?	11	1:27
6	A	No.	11:28	
7	Q	Has anyone ever to	old that you the	y 11:28
8	have p	osted on the blog?	11	1:28
9	A	No.	11:28	
10		MR. NOVIKOFF: O	Objection. Aske	d and 11:28
11	ans	wered.	11:28	
12		(Bacon Exhibit 11 m	arked for	11:28
13	ide	ntification as of this da	ate.) 11:2	28
14		MR. NOVIKOFF: I	m just going to	11:28
15	rep	resent that I haven't, o	bviously, looked	d 11:28
16	thro	ough each page to see	if this is what	11:28
17	is	- if these have been, if	the numbers are	e 11:28
18	in c	consecutive order.	11:29	)
19		I trust that they are, a	and I trust 11:2	29
20	that	this represents what	you will say it	11:29
21	pur	ports to represent.	11:29	)
22		MR. GOODSTADT:	: Yes.	11:29
23		And I will indicate th	nat for the 11	:29

record, but I will represent that the Bates 11:29

stamped indicates it was produced from

24

25

```
T. Bacon
 2
       0
            -- the entry that is time stamped
 3
    10:55 p.m.
                                     11:30
 4
           Do you see that?
                                        11:30
 5
                                   11:30
       Α
            Okay.
 6
                                       11:30
            On 4/6/06?
 7
           MR. NOVIKOFF: 10:55 p.m.
                                             11:30
 8
           MR. GOODSTADT: On 4/6/06.
                                               11:30
 9
           MR. NOVIKOFF: And underneath that is 11:30
10
       "ridiculous"?
                                    11:30
11
           MR. GOODSTADT: Yes.
                                            11:30
12
           MR. NOVIKOFF: Okay.
                                            11:30
13
    BY MR. GOODSTADT:
                                             11:30
14
            Have you ever reviewed that blog? 11:30
15
           Have you seen that before, that
                                             11:30
16
    entry?
                                    11:30
17
            I may have. I don't remember
                                           11:30
                                        11:30
18
    anything specific about it.
            Do you know who "OB Res." is?
19
       Q
                                                 11:30
20
                                  11:30
       Α
            No.
21
            Do you know whether you were working 11:30
       Q
22
    on April 6, 2006?
                                        11:30
23
       Α
            I have no idea.
                                      11:30
24
            And do you see it says, "I heard that 11:30
       Q
```

there was some 'town employees' that got fired." 11:30

21 (Pages 341 to 344)

11:29

11:29

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I have placed in front of Mr. Bacon 11:29

25

11:29

Page 345 Page 347 T. Bacon 1 T. Bacon 1 2 2 Α Um-hum. Do you see that? 11:31 11:32 3 3 0 Do you know who "the two clowns from 11:32 Α Um-hum. 11:31 Islip, Ed and Tom," refer to? Do you know what that "town 4 4 11:31 5 employees" refers to? 5 I would assume they are probably 11:31 11:32 6 I do not. 11:31 6 talking about Ed Carter and Tom Snyder? 11:32 Α 7 7 Is it your testimony you didn't post 11:32 Q Can you look at the next page, Hesse 11:31 17? 8 8 11:31 this blog? 11:32 9 9 11:31 Α Yes. 11:32 Α 10 If you look at Hesse 24 --10 If you look at the entry at 11:31 Q 11:33 Q 11 11:02 p.m. on 4/7. 11:31 11 Α 11:33 12 A Okay. 11:31 12 Q -- look at the entry, 4/18/06 at 11:33 13 It says "Guest P.O." 13 9:22 p.m. 11:33 11:31 Do you see that? 14 Do you see that? 11:33 14 11:31 Um-hum. 15 Um-hum. 11:33 15 Α 11:31 Α Titled "Sick of the rats." Do you know who "Guest P.O." is? 16 11:33 16 Q 11:31 Q 17 Do you see that? 17 No idea. 11:33 Α 11:31 18 Do you recall ever reviewing this 11:31 18 Α 11:33 Q 19 19 blog? 11:31 Q Do you know who that is, "Sick of the 11:33 rats"? 20 20 11:33 Not specifically. 11:31 Α 21 Is it your testimony that you didn't 11:31 21 Α Q 22 Did you ever review this blog? 22 post this blog? 0 11:33 11:31 23 23 Yes. It's my testimony that I didn't 11:31 Α I may have; but, once again, I don't 11:33 Α 24 post that blog. 11:31 24 specifically recall. 25 25 Do you know who posted this blog? Your testimony is you don't know who 11:31 O Page 346 Page 348 T. Bacon 1 T. Bacon 1 2 2 posted that blog? A No, I don't. 11:33 11:31 3 3 That's my testimony. 11:31 It's your testimony you didn't post 11:33 4 Do you know whether you were working 11:31 4 it? 11:33 Q 5 5 on April 7, 2006? 11:33 11:31 Yes. A 6 MR. NOVIKOFF: Objection, Andrew. 6 I could have been. 11:31 7 11:31 7 He's testified that he posted no blog 11:33 Q You don't recall one way or the 8 8 and you asked him that three times. So, are 11:33 other? 11:31 9 9 you going to ask him, you know, point to 11:33 Α No, I don't. 11:31 If you look at the next page, Hesse 11:32 10 various blogs and ask him if he posted it, 11:33 10 Q 11 18. 11:32 11 in light of those answers? 11:34 12 11:32 12 MR. GOODSTADT: Certain ones. Α Okay. 11:34 13 Do you see 4/8/2006, at 6:16 a.m.? 11:32 13 MR. NOVIKOFF: All right. 11:34 14 Do you see that entry? That doesn't 11:32 BY MR. GOODSTADT: 11:34 14 Do you know whether you were working 11:34 15 have a person's name. 11:32 15 16 11:32 16 on April 18, 2006? 11:34 No. I don't recall. 17 Do you see that? Did you ever review 11:32 17 Α 11:34 O this blog? 11:32 18 Q 18 Turn to Hesse 63. 11:34 19 Α I don't recall. 11:32 19 Α Okay. 11:34 20 20 O Do you know whether you were working 11:32 6/17/06 at 5:28 a.m. 11:34 Q April 8, 2006? 11:34 11:32 21 21 Do you see that? 22 No. I don't. 11:32 22 Yes. 11:34 Α A 23 And where it says, "and let's not 11:32 23 Do you know if you were working on 11:34 Q 11:34 24 forgot the two clowns from Islip, Ed and Tom." 24 June 17, 2006? 25 Do you see that? 11:32 25 I have no idea. 11:34 Α

22 (Pages 345 to 348)

			Pa	.ge 349	تند	Page 351
		m 5	1 4	.gc 313		
1		T. Bacon			1	T. Bacon
2	Q	And you see the blog star	_	11:34	2	Q Do you know who "Another clown caper" 11:37
3	Kevina		11:34		3	is? 11:37
4	٨	Do you see that?	11:34		4 5	A No idea. 11:37
5	A		1:34	11.24	6	Q Were you in Iraq in May of '08? 11:37 A Yes. No I may have been traveling 11:37
6 7	Q	Do you recall reviewing t	11:35	11:34	7	home then. 11:37
	A	No, I don't.		11.25	8	Q What were the dates of your tour? 11:37
8 9	Q A	<b>Do you know who posted</b> No idea.	11:35	11:35	9	A The dates of my tour? From January 11:37
10	Q	Do you know how to spel		11:35	10	2nd through June, I want to say, the 13th. 11:37
11	"pathe		11:35	11.55	11	Q Of '08? 11:37
12	Patit A	Hum?	11:35		12	A Yes. 11:37
13	Q	Do you know how to spel		11:35	13	Q Do you know what a police benevolent 11:38
14	"pathe		11:35	11.55	14	association is? 11:38
15	A	I'm sure I do.	11:35		15	A Yes. 11:38
16	Q	How is it spelled?	11:35		16	Q What is a police benevolent 11:38
17	¥	MR. NOVIKOFF: Objection		1:35	17	association? 11:38
18	A	With a P.	11:35	1.00	18	A It's one that provides support for 11:38
19	Q	What comes after it?	11:3	5	19	its members. 11:38
20	A		11:35		20	Q Do you know if Ocean Beach has a 11:38
21	Q	After that?	11:35		21	we will call it PBA for short? 11:38
22	Ā	T H.	1:35		22	A Actually, it's the Ocean Beach Police 11:38
23		What has that got to do I	don't 11:3	5	23	Association. It's not a benevolent association to 11:38
24	know i	f I were to do it on my word	processor, I	11:35	24	my knowledge it. 11:38
25	would	check word spell word che	ck.	11:35	25	Q It's called the Ocean Beach Police 11:38
			Pa	.ge 350		Page 352
1		T Dagge			1	<del>-</del>
1	0	T. Bacon	am 14 1 m aver	11.25	1	T. Bacon
2	Q	Sitting here today, you d	11:35	11:35	2	<b>Association?</b> A Yes. 11:38
4	How to	o spell it?  Not off the top of my head		35	4	Q And what is the Ocean Beach Police 11:38
5	Q	Did you ever refer to Fra			5	Association? 11:38
6	as a "f		11:36	, 11.50	6	A Back when I first started, they 11:38
7	A		1:36		7	solicited donations because they ran the 11:38
8	Q	Did you ever see him in		1:36	8	ambulance, and the money that they got in 11:38
9		unication referred to as a f	•	11:36	9	donations paid for uniforms and equipment for the 11:38
10	A	Not that I recall specifical			10	ambulance. 11:38
11	Q	If you look at Hesse 202.	•	36	11	Q Is that an association that is still 11:38
12	Ā	Okay.	11:36		12	in existence? 11:38
13	Q	If look at the 5/27/08, 9:2	20 p.m. 1	1:36	13	A I believe it is. 11:39
14	entry.	1	1:36		14	Q Do you know whether they still 11:39
15	A	Okay.	11:36		15	solicit donations? 11:39
16		MR. CONNOLLY: Counse	•	. 11:36	16	A I don't think they solicit donations, 11:39
17	Wh	nere are we?	11:37		17	but I do believe they receive donations. 11:39
18		MR. GOODSTADT: Hesse		11:37	18	Q Are you a member of the Ocean Beach 11:39
19		MR. NOVIKOFF: Hesse 2		11:37	19	
20		MR. GOODSTADT: 9:20	•	11:37	20	A No, I am not. 11:39
21	_	MR. NOVIKOFF: 5/27/20		11:37	21	Q Do you know who are the members of 11:39
22	_	wn caper.	11:37		22	the Ocean Beach Police Association? 11:39
23	Q	That is the one.	11:37	<del>,</del>	23	A No, I do not. 11:39
<ul><li>24</li><li>25</li></ul>		Do you see that entry?	11:37		24	Q Have you ever been a member of the 11:39
	Α	Um-hum. Yes. Sorry.	11:3	/	25	Ocean Beach Police Association? 11:39

23 (Pages 349 to 352)

		<u> </u>	)
	Page 353		Page 355
1	T. Bacon	1	T. Bacon
2	A No. 11:39	2	A I'm not sure. 11:41
3	Q Do you know anyone who has ever been 11:39	3	Q Does the police, Ocean Beach Police 11:41
4	a member of the Ocean Beach Police Association? 11:39	4	Association have any board, any officers? 11:41
5	A I'm assuming every member of the 11:39	5	A I don't know. 11:41
6	department is. I mean, I have never attended a 11:39	6	MR. NOVIKOFF: Objection. 11:41
7	meeting, paid dues, don't have an Ocean Beach 11:39	7	Q Have you ever been to any department 11:42
8	Police Association card. 11:39	8	holiday parties? 11:42
9	MR. NOVIKOFF: Don't assume. 11:39	9	A Yes. 11:42
10	A Then I do not know. 11:39	10	Q What years? 11:42
11	Q Have you ever been to a Ocean Beach 11:39	11	A I don't recall specifically. 11:42
12	Police Association meeting? 11:39	12	Q Did you ever have to pay for 11:42
13	A No. 11:39	13	attending the parties? 11:42
14	MR. NOVIKOFF: Objection. 11:39	14	A Paid for our own drinks, yes. 11:42
15	Q Have you ever seen any documents 11:39	15	Q How about the food? 11:42
16	related to the Ocean Beach Police Association? 11:39	16	A We all turned around when we got 11:42
17	A As I said, when I first started 11:39	17	there. They had appetizers. We would all throw 11:42
18	working there, if we went on an ambulance call, 11:39	18	20 or 40 bucks up on the bar every time I went to 11:42
19	they would send out a letter soliciting a donation 11:39	19	the Christmas party. 11:42
20	for the ambulance fund. 11:40	20	Q For drinks or for food? 11:42
21	Q And that's in 1990, when you say when 11:40	21	A As far as I knew, it was for both, 11:42
22	you first started working there? 11:40	22	because we ordered appetizers and drinks. 11:42
23	A 1990 through '93, somewhere in that 11:40	23	Q And each year you attended you had to 11:42
24	time frame. 11:40	24	pay? 11:42
25	Q How about subsequent to '93 11:40	25	A I always threw something up on the 11:42
	Page 354		
			Page 356
1	T. Bacon	1	T. Bacon
2	A No. 11:40	2	bar, yes. 11:43
3	Q have you ever seen any documents 11:40	3	Q Did anyone tell you how much you 11:43
4	related to the Ocean Beach Police Association? 11:40	4	owed? 11:43
5	A I have not. 11:40	5	A No. 11:43
6	Q Have you ever seen any documents 11:40	6	Q So, how did you know how much you had 11:43
7	referring to the Ocean Beach Police Benevolent 11:40	7	to pay? 11:43
8	Association? 11:40	8	A I'm sure I paid more than I had to, 11:43
9	A I have not. 11:40	9	because I would stay for one or two drinks and I 11:43
10	Q Other than for uniforms for the 11:40	10	leave. Usually throw anywhere from 40 to \$50 up 11:43
11	ambulance corp, do you know what else the Ocean 11:40	11 12	on the bar, and I think that was pretty much what 11:43 the other guys did. 11:43
12 13	Beach Police Association donations were used for? 11:41  A No. It wasn't uniforms for the 11:41	13	2 3
			·
14	ambulance corp. It was for supplies for the 11:41	14	early? 11:43 MR. NOVIKOFF: Objection. 11:43
15	ambulance and uniforms for members of the police 11:41 department. 11:41	16	ÿ
16	department. 11:41  Q Is that who pays for the uniforms of 11:41	17	A Well, I watched everybody throw a 11:43 couple of 20s and a couple of tens up on the bar. 11:43
17		18	· · · · · · · · · · · · · · · · · · ·
17	the police department today? 11:41  A I believe so, but I am not certain. 11:41	19	Q Do you know whether the police 11:43 association money was ever used to pay for any of 11:43
18	A 1 Deficite so, but I alli not certain. 11:41		association money was ever used to pay 10r any 01-11:43
18 19	O Do you know whother that manay from 11.41		
18 19 20	Q Do you know whether that money from 11:41	20	those parties? 11:43
18 19 20 21	the Ocean Beach Police Association has ever been 11:41	20	those parties? 11:43 A I have no idea. 11:43
18 19 20 21 22	the Ocean Beach Police Association has ever been 11:41 used for any personal reasons? 11:41	20 21 22	those parties? 11:43  A I have no idea. 11:43  (Bacon Exhibit 12 marked for 11:44
18 19 20 21 22 23	the Ocean Beach Police Association has ever been used for any personal reasons? 11:41  A Not to my knowledge. 11:41	20 21 22 23	those parties? 11:43  A I have no idea. 11:43  (Bacon Exhibit 12 marked for 11:44 identification as of this date.) 11:44
18 19 20 21 22	the Ocean Beach Police Association has ever been 11:41 used for any personal reasons? 11:41	20 21 22	those parties? 11:43  A I have no idea. 11:43  (Bacon Exhibit 12 marked for 11:44

24 (Pages 353 to 356)

		317	
	Page 357		Page 359
1	T. Bacon	1	T. Bacon
2	exhibit bearing Bates number P 926 and P 927. 11:44		
3		2	eight at night to four in the morning, they would 11:46
		3	get in late because they didn't get off of their 11:46
4	document marked as Bacon 12? 11:44	4	tour from Islip Town Parks until midnight, and 11:46
5	A No. 11:44	5	they need to report there at midnight. 11:46
6	Q I refer to you the the top of the 11:44	6	When I worked the midnight shift, we 11:46
7	document, the letterhead. 11:44	7	sat around waiting the extra half hour and didn't 11:47
8	It says Ocean Beach Police Benevolent 11:44	8	go in until about 12:30, when they arrived. 11:47
9	Association. 11:44	9	Q So, you waited a half for Snyder and 11:47
10	Do you see that? 11:44	10	Carter to go in? 11:47
11	A Hum. 11:44	11	A Yes. 11:47
12	Q Sitting here today, is that the first 11:44	12	Q Did you ever hear of anybody writing 11:47
13	time you have ever seen that entity? 11:44	13	a letter with respect to that issue, them arriving 11:47
14	A Yes. 11:45	14	late? 11:47
15	Q Where is P.O. Box 25 in Ocean Beach, 11:45	15	A No, I have not. 11:47
16	New York, do you know? 11:45	16	Q Did you ever arrive late for your 11:47
17	A I'm assuming I can't assume, so. 11:45	17	tour? 11:47
18	Q You don't know? 11:45	18	A Have I? 11:47
19	A No. 11:45	19	Q Yes. 11:47
20	Q Do you know what that phone number is 11:45	20	A Yes. 11:47
21	there? 11:45	21	Q How many times? 11:47
22	A No. 11:45	22	A Maybe once, maybe twice in almost 20 11:47
23	Q You don't? 11:45	23	years. 11:47
24	A No, I do not. 11:45	24	Q Did you get paid for the time that 11:47
25	Q Does the barracks have a satellite 11:45	25	you didn't work but you were supposed to be 11:47
2 3	Q Does the barracks have a satemite 11:45	1	you didn't work but you were supposed to be 11.47
23		20	
23	Page 358	20	Page 360
1	Page 358 T. Bacon	1	Page 360
	Page 358  T. Bacon dish for the TV? 11:45		T. Bacon scheduled to be paid scheduled to work? 11:47
1	Page 358 T. Bacon	1	T. Bacon scheduled to be paid scheduled to work? 11:47 MR. NOVIKOFF: Objection. 11:47
1 2	T. Bacon dish for the TV? 11:45 A It does not; not now. It may have at 11:45 one point. 11:45	1 2	T. Bacon scheduled to be paid scheduled to work? 11:47
1 2 3	T. Bacon  dish for the TV? 11:45  A It does not; not now. It may have at 11:45 one point. 11:45  Q You don't know one way or the other 11:45	1 2 3	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection.  A I don't recall.  Q So, is it your testimony that when we 11:47
1 2 3 4	T. Bacon dish for the TV? 11:45 A It does not; not now. It may have at 11:45 one point. 11:45	1 2 3 4	T. Bacon scheduled to be paid scheduled to work? MR. NOVIKOFF: Objection. A I don't recall.  11:47
1 2 3 4 5	T. Bacon  dish for the TV? 11:45  A It does not; not now. It may have at 11:45 one point. 11:45  Q You don't know one way or the other 11:45	1 2 3 4 5	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection. A I don't recall. 11:47 Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine 11:47 Bureau, up at the check point, it will show that 11:47
1 2 3 4 5	T. Bacon  dish for the TV?  A It does not; not now. It may have at 11:45 one point.  11:45  Q You don't know one way or the other 11:45 whether it did?  A No. I don't.  11:45 Q Did there come a point in time that 11:45	1 2 3 4 5	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection.  A I don't recall.  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine Bureau, up at the check point, it will show that 11:47 you arrived on time for your shift?  11:47
1 2 3 4 5 6 7	T. Bacon  dish for the TV? A It does not; not now. It may have at 11:45 one point. 11:45 Q You don't know one way or the other 11:45 whether it did? 11:45 A No. I don't. 11:45 Q Did there come a point in time that 11:45 you learned that somebody had written a letter 11:45	1 2 3 4 5 6 7	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection.  A I don't recall.  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine Bureau, up at the check point, it will show that 11:47 you arrived on time for your shift?  MR. NOVIKOFF: Objection.  11:47
1 2 3 4 5 6 7 8	T. Bacon  dish for the TV?  A It does not; not now. It may have at 11:45 one point.  11:45 Q You don't know one way or the other 11:45 whether it did? 11:45 A No. I don't. 11:45 Q Did there come a point in time that 11:45 you learned that somebody had written a letter 11:45 about Tom Snyder's, the timing of his signing in? 11:46	1 2 3 4 5 6 7 8	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection.  A I don't recall.  O So, is it your testimony that when we 11:47 review the video surveillance from the Marine Bureau, up at the check point, it will show that 11:47 you arrived on time for your shift?  MR. NOVIKOFF: Objection.  11:47 Is there an a video from the Marine 11:47
1 2 3 4 5 6 7 8 9 10	T. Bacon  dish for the TV?  A It does not; not now. It may have at 11:45 one point.  11:45  Q You don't know one way or the other 11:45 whether it did?  11:45  A No. I don't.  11:45  Q Did there come a point in time that 11:45 you learned that somebody had written a letter 11:45 about Tom Snyder's, the timing of his signing in? 11:46 A No. No, I have not.  11:46	1 2 3 4 5 6 7 8 9 10	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection. A I don't recall. 11:47  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine 11:47 Bureau, up at the check point, it will show that you arrived on time for your shift?  MR. NOVIKOFF: Objection. 11:47 Is there an a video from the Marine 11:47 Bureau that has been produced for you that I 11:47
1 2 3 4 5 6 7 8 9	T. Bacon dish for the TV? 11:45  A It does not; not now. It may have at 11:45 one point. 11:45 Q You don't know one way or the other 11:45 whether it did? 11:45 A No. I don't. 11:45 Q Did there come a point in time that 11:45 you learned that somebody had written a letter 11:45 about Tom Snyder's, the timing of his signing in? 11:46 A No. No, I have not. 11:46 Q Do you know whether there was ever 11:46	1 2 3 4 5 6 7 8 9 10 11	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection.  A I don't recall.  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine 11:47 Bureau, up at the check point, it will show that you arrived on time for your shift?  MR. NOVIKOFF: Objection.  Is there an a video from the Marine 11:47 Bureau that has been produced for you that I 11:47 don't know? I mean, is there a video at 11:47
1 2 3 4 5 6 7 8 9 10	T. Bacon  dish for the TV?  A It does not; not now. It may have at 11:45 one point.  11:45  Q You don't know one way or the other 11:45 whether it did?  11:45  A No. I don't.  11:45  Q Did there come a point in time that 11:45 you learned that somebody had written a letter 11:45 about Tom Snyder's, the timing of his signing in? 11:46 A No. No, I have not.  11:46	1 2 3 4 5 6 7 8 9 10	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection. A I don't recall. 11:47  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine 11:47 Bureau, up at the check point, it will show that you arrived on time for your shift?  MR. NOVIKOFF: Objection. 11:47 Is there an a video from the Marine 11:47 Bureau that has been produced for you that I 11:47
1 2 3 4 5 6 7 8 9 10 11 12 13 14	T. Bacon  dish for the TV?  A It does not; not now. It may have at 11:45 one point.  11:45  Q You don't know one way or the other 11:45 whether it did?  A No. I don't.  11:45  Q Did there come a point in time that 11:45 you learned that somebody had written a letter 11:45 about Tom Snyder's, the timing of his signing in? 11:46 A No. No, I have not.  11:46 Q Do you know whether there was ever 11:46 any issue with respect to the time that Tom Snyder 11:46 was signing in?  11:46	1 2 3 4 5 6 7 8 9 10 11 12 13 14	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection.  A I don't recall.  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine 11:47 Bureau, up at the check point, it will show that 11:47 you arrived on time for your shift?  MR. NOVIKOFF: Objection.  Is there an a video from the Marine 11:47 Bureau that has been produced for you that I 11:47 don't know? I mean, is there a video at 11:47
1 2 3 4 5 6 7 8 9 10 11 12 13	T. Bacon  dish for the TV?  A It does not; not now. It may have at 11:45 one point.  11:45 Q You don't know one way or the other 11:45 whether it did? 11:45 A No. I don't. 11:45 Q Did there come a point in time that 11:45 you learned that somebody had written a letter 11:45 about Tom Snyder's, the timing of his signing in? 11:46 A No. No, I have not. 11:46 Q Do you know whether there was ever 11:46 any issue with respect to the time that Tom Snyder 11:46	1 2 3 4 5 6 7 8 9 10 11 12 13	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection.  A I don't recall.  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine Bureau, up at the check point, it will show that 11:47 you arrived on time for your shift?  MR. NOVIKOFF: Objection.  Is there an a video from the Marine 11:47 Bureau that has been produced for you that I 11:47 don't know? I mean, is there a video at 11:47 all, or is that speculation by counsel? Is 11:47
1 2 3 4 5 6 7 8 9 10 11 12 13 14	T. Bacon  dish for the TV?  A It does not; not now. It may have at 11:45  one point.  11:45  Q You don't know one way or the other 11:45  whether it did?  11:45  A No. I don't.  11:45  Q Did there come a point in time that 11:45  you learned that somebody had written a letter 11:45  about Tom Snyder's, the timing of his signing in? 11:46  A No. No, I have not.  11:46  Q Do you know whether there was ever 11:46  any issue with respect to the time that Tom Snyder 11:46  was signing in?  11:46  MR. NOVIKOFF: Where?  11:46  MR. GOODSTADT: At any point in time. 11:46	1 2 3 4 5 6 7 8 9 10 11 12 13 14	T. Bacon scheduled to be paid scheduled to work? 11:47  MR. NOVIKOFF: Objection. 11:47  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine 11:47 Bureau, up at the check point, it will show that 11:47 you arrived on time for your shift? 11:47  MR. NOVIKOFF: Objection. 11:47  Is there an a video from the Marine 11:47 Bureau that has been produced for you that I 11:47 don't know? I mean, is there a video at 11:47 all, or is that speculation by counsel? Is 11:47 there a video at all? 11:48  MR. GOODSTADT: We have a subpoena 11:48 out there, you know about that. 11:48
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	T. Bacon  dish for the TV?  A It does not; not now. It may have at 11:45  one point.  11:45  Q You don't know one way or the other 11:45  whether it did?  11:45  A No. I don't.  11:45  Q Did there come a point in time that 11:45  you learned that somebody had written a letter 11:45  about Tom Snyder's, the timing of his signing in? 11:46  A No. No, I have not.  11:46  Q Do you know whether there was ever 11:46  any issue with respect to the time that Tom Snyder 11:46  was signing in?  11:46  MR. NOVIKOFF: Where?  11:46	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection.  A I don't recall.  11:47  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine 11:47 Bureau, up at the check point, it will show that 11:47 you arrived on time for your shift?  MR. NOVIKOFF: Objection.  Is there an a video from the Marine 11:47 Bureau that has been produced for you that I 11:47 don't know? I mean, is there a video at 11:47 all, or is that speculation by counsel? Is 11:48 MR. GOODSTADT: We have a subpoena 11:48
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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon  dish for the TV?  A It does not; not now. It may have at 11:45  One point.  11:45  Q You don't know one way or the other 11:45  whether it did?  11:45  A No. I don't.  11:45  Q Did there come a point in time that 11:45  you learned that somebody had written a letter 11:45  about Tom Snyder's, the timing of his signing in? 11:46  A No. No, I have not.  11:46  Q Do you know whether there was ever 11:46  any issue with respect to the time that Tom Snyder 11:46  MR. NOVIKOFF: Where?  11:46  MR. GOODSTADT: At any point in time. 11:46  MR. GOODSTADT: At Ocean Beach Police 11:46  Department when he was signing in for his 11:46  tour.  11:46  MR. NOVIKOFF: Objection.  11:46  MR. NOVIKOFF: Objection.  11:46  A No. I know him and Carter were late 11:46	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon scheduled to be paid scheduled to work?  MR. NOVIKOFF: Objection.  A I don't recall.  Q So, is it your testimony that when we 11:47 review the video surveillance from the Marine 11:47 Bureau, up at the check point, it will show that 11:47 you arrived on time for your shift?  MR. NOVIKOFF: Objection.  Is there an a video from the Marine 11:47 Bureau that has been produced for you that I 11:47 don't know? I mean, is there a video at 11:47 all, or is that speculation by counsel? Is 11:47 there a video at all?  MR. GOODSTADT: We have a subpoena 11:48  MR. NOVIKOFF: No, I know about the 11:48 subpoena. I didn't know if something has 11:48  THE WITNESS: If there is a video, 11:48 it's going to show me showing up at 11:30. 11:48 And if there is, in fact, a video, it will 11:48
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Page 361 Page 363 T. Bacon 1 1 T. Bacon 2 (Bacon Exhibit 13 marked for 11:48 2 MR. NOVIKOFF: Objection to form. 11:51 3 identification as of this date.) 11:48 It certainly isn't based on any 11:51 BY MR. GOODSTADT: probable cause, I'm sure. Because if he was, then 11:51 4 11:48 4 5 5 they would have arrested him. Q I have placed in front of Mr. Bacon 11:48 6 what has been mark as Bacon 13. It is a two-page 11:48 6 So, the Mitch that you are testifying 11:51 7 exhibit bearing Bates P 916 and P 336. 7 to you have heard the plaintiffs refer to as Mr. Bacon, have you ever seen either 11:49 8 "Mitch, the drug dealer"? 8 11:51 9 of the pages that have been marked as part of 11:49 9 A Yes. 11:51 Which plaintiffs referred to him as 11:51 Bacon 13? 11:49 10 10 Q 11 Α No, I have not. 11:49 11 that? 11:51 12 O Is this the first time you became 11:49 12 Α Snyder, Lamm, Carter and Fiorillo. 11:51 aware of this letter? 13 11:49 13 O Did you ever hear Nofi refer to him 11:51 Yes. It's the first time I have seen 11:49 14 14 as "Mitch, the drug dealer"? 11:51 15 11:49 15 Α No. it. 11:51 Do you know who Mitch Burns is? 16 Q 16 Did you ever ask these guys why they 11:51 17 No. I don't. I know of a Mitch in 11:49 17 call him "Mitch, the drug dealer"? 18 Ocean Beach, but I don't know a Mitch Burns. It 11:49 18 Α may be the same individual. O 19 19 Were you friends with Mitch? 11:51 20 Is Mitch a resident of Ocean Beach? 11:49 20 A Q 11:51 21 A I believe so. 11:49 21 Q Do you know whether Hesse is friends 11:51 22 Where is his house or apartment? 11:49 22 with him? 11:51 0 11:49 23 Α I have no idea. 23 MR. NOVIKOFF: Is the question does 11:51 24 Q Have you ever been to Mitch's house 11:49 24 he know if Hesse is friends with him at this 11:51 25 or apartment? 11:49 25 11:51 Page 362 Page 364 T. Bacon 1 T. Bacon 1 2 2 11:49 MR. GOODSTADT: Yes. 11:51 Α No. 3 3 11:51 Q What does Mitch look like, that you 11:50 Α Not that I know of. 4 know of? 11:50 4 Do you know whether or not the 11:51 5 5 Bosettis are friends with him? Maybe 5'10", skinny, olive skin, 11:50 11:51 brown hair, kind of eccentric, always has 6 MR. NOVIKOFF: Objection. 6 11:50 11:51 7 good-looking girls hanging on him. 7 Not that I know of. 11:50 Α 11:51 8 Did you ever hear that the Mitch that 11:50 8 Other than for the four plaintiffs 11:51 you know of was dealing drugs? that you mentioned, did you ever hear anyone else 11:51 9 11:50 9 10 mention that Mitch was dealing drugs? 10 Yes. 11:50 11:52 Α 11 Q And how did you hear of that? 11:50 11 Nope. 11:52 12 From the plaintiffs. 12 (Witness and counsel conferring.) Α 11:50 13 And when did you hear that from the 11:50 13 MR. NOVIKOFF: You don't have to go 11:52 0 plaintiffs? 14 off. 11:52 14 11:50 15 They always stated that on a routine 11:50 15 BY MR. GOODSTADT: 11:52 Α 16 basis, that it was "Mitch, the drug dealer." 16 Do you know whether he owns property 11:52 Do you know what their basis was for 11:50 17 17 in Ocean Beach? 11:52 making those statements? 18 MR. NOVIKOFF: Mitch? 11:52 18 11:50 19 Probably supposition on their part. 11:50 19 MR. GOODSTADT: Mitch. 11:52 Α 20 You don't know what the basis was? 11:50 11:52 20 Α I have no idea. Q 21 MR. NOVIKOFF: You asked him does he 11:50 21 Did you ever assign a dockmaster to 11:52 0 22 know the basis and he just told you what his 11:50 22 cover for you at the police station? 11:52 23 11:50 23 basis was. Α 11:52 24 MR. GOODSTADT: He told me probably 11:51 24 Q Were you ever aware of any police 11:52 25 officers assigning a dockmaster to cover for them? 11:52 25 11:51 what it was.

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Page 365 Page 367 T. Bacon 1 T. Bacon 1 2 2 Yes. 11:53 Α It's a serious aided case, a 11:54 A 3 Who, which police officers? 3 resuscitator case. 11:54 Q 11:53 I can't tell you specifically who. I 11:53 4 4 0 Where did you learn the 10 codes 11:54 5 5 can tell you the circumstances. from? 11:54 6 Q But you don't know who? 11:53 6 Α Suffolk County Police Academy. 11:54 7 7 O Do you think it's important to know 11:54 Α 8 O Is it appropriate to have a 11:53 8 the ten codes? 11:54 9 dockmaster assigned to the police station? 11:53 9 MR. NOVIKOFF: Objection. 11:54 MR. NOVIKOFF: Objection. 10 Α Yes. 10 11:53 11 Α Under the circumstances, yes. 11 0 Do you think it would be a safety 11:55 12 Q How many times did it happen, that 11:53 12 risk if some of the officers didn't know the 10 11:55 13 are you aware of? 11:53 13 codes? 11:55 14 A handful. 11:53 14 A It could be. 11:55 Α 15 O Were you ever instructed not to issue 11:55 15 0 And what were the circumstances? 11:53 16 The circumstances were there was a 11:53 16 summonses to certain businesses? 11:55 17 17 big fight, a 10-16, or somebody called a 10-1, and 11:53 Α 11:55 they needed every available police officer. So, 11:53 18 O Were you ever instructed not to issue 11:55 18 you couldn't leave the desk unmanned. It was 19 19 summonses to certain people? 11:55 11:55 almost routine practice, when that would happen, 11:53 20 A No. 20 21 whoever was working the desk would instruct the 11:53 21 Q The last time you testified about 11:55 22 dockmaster to take the radio while he ran out, you 11:53 some conversations that you had with Alison over 11:55 23 know, ran out the door to assist the other 11:53 23 at civil service. 11:55 24 officers. 24 Do you recall testifying to that? 11:55 25 25 Yes. 11:55 Q 10-16 is a fight? 11:53 Α Page 366 Page 368 T. Bacon 1 1 T. Bacon 2 2 10-16 is a fight, yes. Α 11:53 O Have you ever met her face to face? 11:55 3 What is a 10-1? 3 O 11:53 Α No, I have not. 11:55 4 Officer down, officer needs 11:53 4 O Do you know what she looks like? 11:55 Α 5 11:53 5 Couldn't tell you. She could be 11:55 assistance. Α 6 O That is a serious radio code, right, 11:53 6 Alison for all I know. 11:55 7 10-1? 11:53 7 O Did you ever hear George Hesse talk 11:55 8 8 Α Yes. 11:53 about her, mention her name? 11:55 9 9 And, in fact, it would cause somebody 11:53 A 11:56 sitting behind the desk to have a dockmaster take 11:53 10 11:56 O How many times? 10 11 their position and get out of there as quickly as 11:54 11 Α A handful. 11:56 possible; correct? 12 And what did he say about her? 12 Q 11:56 13 MR. NOVIKOFF: Objection. 11:54 13 Regarding the civil service status, 11:56 Α 14 To back up the officer in need, yes. 11:54 14 if there were questions they were to be directed 11:56 15 Are there any more serious codes than 11:54 15 to her. 11:56 a 10-1 in your opinion? 11:54 16 16 Q And do you know why they were being 11:56 MR. NOVIKOFF: Objection. 17 directed to her? 17 11:54 11:56 18 I think a 10-1 is probably the most 11:54 18 As we said the last time we were 11:56 19 serious. But also, it depends, you have a 10-9, 11:54 19 here, going for the -- you know, the process and 11:56 and it turns out to be a cardiac arrest and the 11:54 20 whatnot, if there were questions, that they had to 11:56 20 officer is by himself, and you have an officer on 11:54 21 be directed to her. 21 11:56 22 the desk, I would turn around and I would call the 11:54 22 But do you know why they would have 11:56 Q dockmaster to take the desk so I could assist the 11:54 23 to be directed to her? 11:56 officer, you know, doing CPR, treating the aided. 11:54 24 24 Because she is from civil service and 11:56 25 10-9 is an aid case? 11:54 25 she is the one who is the expert in civil service 11:56

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	Page 369	Page 371
1	T. Bacon	1 T. Bacon
2	policies. 11:56	2 A 420. 12:10
3	Q Okay. 11:56	3 Q What is that? 12:10
4	A While you are is it all right if I 11:56	4 A My shield. 12:10
5	take a break and use the mens room? 11:56	5 <b>Q</b> And then slash 12:10
6	THE VIDEOGRAPHER: The time is 11:56	6 A 8900. That is my command. 12:10
7	11:57 a.m. 11:56	7 Q What does that mean? 12:10
8	We are going off the record. 11:56	8 A It's your official police signature. 12:10
9	(Recess taken.) 12:07	9 When you sign something as a police officer, you 12:10
10	THE VIDEOGRAPHER: The time is 12:08	10 sign your name, your rank, your shield and your 12:10
11	12:08 p.m. 12:08	11 command. 12:10
12	We are back on the record. 12:08	12 Q What does it mean by "your command"? 12:10
13	(Bacon Exhibit 14 marked for 12:08	13 A Who you work for. 12:10
14	identification as of this date.) 12:08	14 Q And 8900, that is 12:10
15	BY MR. GOODSTADT: 12:09	15 A That is Ocean Beach's command number, 12:10
16	Q Mr. Bacon, at the April 2nd, 2006, 12:09	16 correct. 12:11
17	department meeting, I believe you testified you 12:09	Who issues the number for Ocean 12:11
18	had some paperwork you had to fill out; is that 12:09	18 <b>Beach?</b> 12:11
19	correct? 12:09	19 A I'm not certain. 12:11
20	A Yes. 12:09	Q Do you know it it's a County thing or 12:11
21	Q What type of paperwork did you have 12:09	21 State thing? 12:11
22	to fill out? 12:09	22 A It may be a County thing, it may be a 12:11
23	A I don't recall specifically. 12:09	23 State thing. I'm not certain. 12:11
24	Q Did you fill out paperwork every 12:09	Q Have you had to sign this agreement 12:11
25	year? 12:09	25 for every year you worked there? 12:11
	Page 370	Page 372
1	T. Bacon	1 T. Bacon
2	A I believe we did. 12:09	2 A No. I did sign something like that 12:11
3	Q Was there anything different about 12:09	3 when I first got hired. 12:11
4	the paperwork in '06 than other years? 12:09	4 Q Okay. 12:11
5	A Not that I recall. 12:09	5 A And then this was one that was done 12:11
6	Q I placed in front of 12:09	6 on April 2nd of '06. 12:11
7	Mr. Bacon Exhibit 14 12:09	7 Q Do you know why it was being done on 12:11
8	MR. NOVIKOFF: What was 13? Okay, I 12:09	8 April 2nd of '06? 12:11
9	got it. I missed a number, thank you. 12:09	9 A I believe everybody was doing that. 12:11
10	Bacon 14. 12:10	10 He just wanted to keep track of firearms that 12:11
11	BY MR. GOODSTADT: 12:10	11 people were purchasing. 12:11
12	Q I placed in front of Mr. Bacon what 12:10	12 Q Did you ever have any communications 12:11
13	has been marked as Bacon 14. It is a one-page 12:10	13 with either of the Bosettis about the fact that 12:11
14	exhibit bearing Bates number 7354. 12:10	14 the plaintiffs had filed a lawsuit in this case? 12:11
	Mr. Bacon, do you recognize this 12:10	15 MR. NOVIKOFF: Objection. Asked and 12:11 answered. 12:11
16 17	document that's been marked as Bacon 14? 12:10  A I do. 12:10	
18	Q Is that your signature on the second 12:10	
19	line up from the bottom? 12:10	18 here back in February that that was what we 12:11 19 heard through the rumor mill. I don't remember 12:11
20	A Yes, it is. 12:10	20 specifically who, but that there was a lawsuit 12:11
21	Q And what did you after that it 12:10	21 filed, it involved them, and that was the extent 12:11
22	says your signature, "P.O." What does that stand 12:10	22 of it. We don't know the did not know what the 12:12
23	for? 12:10	23 specifics were. 12:12
24	A Police officer. 12:10	24 Q I don't believe that you testified 12:12
	Q And then it says number? 12:10	25 who was the rumor mill. I thought you testified 12:12
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28 (Pages 369 to 372)

10 sued in this case.  12:12  11 MR. NOVIKOFF: Objection. Asked and 12:12  12 answered.  12:12  13 His testimony is what his testimony 12:12  14 is in February. You can answer the 12:12  15 question.  16 A Right. The rumor mill or the guys. 12:12  17 Bosettis specifically? No.  17 Bosettis specifically? No.  17 Seaking with Gary Bosetti about anything do with 12:12  18 Q So, you don't recall specifically 12:12  19 speaking with Gary Bosetti about anything do with 12:12  20 Q And you don't recall speaking with 12:12  21 A Not that I recall.  22 Q And you don't recall speaking with 12:12  23 Rich Bosetti about anything to do with the fact 12:12  24 that a lawsuit has been filed or any other 12:12  25 allegations in the complaint?  12:12  Page 374  1 T. Bacon  2 A No.  12:13  3 Q Is there anything that you can think 12:13  4 of that would refresh your recollection?  12:14  10 Q And when was that?  11 A As I previous stated, previously 12:12  12 stated, it was the end of a tour, four or 13  13 5 o'clock in the morning, somebody went and pizza at one of the pizza parlors.  12 He went and got a pitcher, I thought was Coke, from CJ's, brought it over. I poure glass. It turned out to be a pitcher of rum and the coverybody else did, and he drank the remaind pitcher.  12:14  24 Q And what year was this, if you can recall?  25 Q And what year was this, if you can recall?  26 Q Okay. Now, are any of plaintiffs in the room today?  12:14  27 Q A Yes, Mr. Snyder is.  12:14  28 Q Is Mr. Snyder the person sitting to trite of Mr. Goodstadt?  19 T. Bacon  2 A Yes.  20 Is Mr. Snyder the person sitting to trite of Mr. Goodstadt?  20 Is Mr. Goodstadt?  21 Trite of Mr. Goodstadt?  21 Trite of Mr. Goodstadt?  21 Trite of Mr. Goodstadt?  22 Trite of Mr. Goodstadt?  23 A Yes.  24 Trite of Mr. Goodstadt?	12:13 personally, 12:13 12:13 12:13 occasions did you 12:13 de on duty? 12:13 t I recall. 12:13 previously 12:13
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1 T. Bacon 2 A No. 12:13 3 Q Is there anything that you can think 12:13 4 of that would refresh your recollection? 12:13 5 A I don't think so. If you have 12:13 1 T. Bacon 2 A Yes, Mr. Snyder is. 12:14 2 Is Mr. Snyder the person sitting to 4 trite of Mr. Goodstadt? 12:14	Page 376
2 A No. 12:13 2 A Yes, Mr. Snyder is. 12:14 3 Q Is there anything that you can think 12:13 3 Q Is Mr. Snyder the person sitting to 4 of that would refresh your recollection? 12:13 4 trite of Mr. Goodstadt? 12:14 5 A I don't think so. If you have 12:13 5 A Yes. 12:14	rage 370
3QIs there anything that you can think12:133QIs Mr. Snyder the person sitting to4of that would refresh your recollection?12:134trite of Mr. Goodstadt?12:145AI don't think so. If you have12:135AYes.12:14	
4 of that would refresh your recollection? 12:13	
5 A I don't think so. If you have 12:13 5 A Yes. 12:14	
	12:14
6 something then, please 12:13 6 <b>Q Okay. Now, did there ever come</b> a	
7 MR. NOVIKOFF: Please what? 12:13 7 time that you saw Mr. Snyder, while on du	
	12:14
9 my recollection. 12:13 9 A Snyder? No. 12:14	
MR. NOVIKOFF: There you go. 12:13 10 <b>Q Did you ever recall seeing any of t</b>	<u> </u>
THE WITNESS: I have nothing further 12:13   11   plaintiffs, while on duty, engaged in a sexu	=
12 at this time. 12:13 12 act? 12:15	
13 MR. NOVIKOFF: Okay. 12:13 13 A Yes. 12:15	12:15
14 EXAMINATION 12:13   14 <b>Q</b> Without telling me the sexual act	the sexual act 12:15
	12:15
10 0 0 1 1 M D TT 4848 10 4 000 E 1E 11 11 464	10.15
8/	o. 12:15
17 you? 12:13 17 Q Okay. And what sexual act did yo	xual act did you 12:15
17you?12:1317QOkay. And what sexual act did you18AGood morning.12:1318see Mr. Fiorillo engaging in?1	xual act did you 12:15 12:15
17you?12:1317QOkay. And what sexual act did you18AGood morning.12:1318see Mr. Fiorillo engaging in?1	xual act did you 12:15 12:15
17you?12:1317QOkay. And what sexual act did you18AGood morning.12:1318see Mr. Fiorillo engaging in?1	<b>xual act did you 12:15 12:15</b> w job. 12:15
17       you?       12:13       17       Q       Okay. And what sexual act did you         18       A       Good morning.       12:13       18       see Mr. Fiorillo engaging in?       1         19       How are you?       12:13       19       A       He was getting a blow job.       12:13         20       Q       Fine. Thank you.       12:13       20       Q       From a woman or a man?         21       Back in February, I believe the       12:13       21       A       I'm not sure.       12:15	xual act did you 12:15 2 12:15 w job. 12:15 2 man? 12:15
17 you? 18 A Good morning. 12:13 19 How are you? 12:13 19 A He was getting a blow job. 12:13 20 Q Fine. Thank you. 12:13 17 Q Okay. And what sexual act did you have see Mr. Fiorillo engaging in? 19 A He was getting a blow job. 10:13 20 Q From a woman or a man?	xual act did you 12:15 2 12:15 w job. 12:15 man? 12:15
17 you?  18 A Good morning.  19 How are you?  12:13  20 Q Fine. Thank you.  12:13  19 Back in February, I believe the 12:13  21 subject came up of drinking in the Village of 12:13  22 Ocean Beach, certain police officers drinking.  17 Q Okay. And what sexual act did you have seem of the properties o	xual act did you 12:15 2 12:15 w job. 12:15 12:15 ne engaging in this 12:15 12:15
17 you?  18 A Good morning.  19 How are you?  12:13  20 Q Fine. Thank you.  12:13  19 Back in February, I believe the 12:13  21 subject came up of drinking in the Village of 12:13  22 Ocean Beach, certain police officers drinking.  17 Q Okay. And what sexual act did you have seem of the properties o	xual act did you 12:15 2 12:15 w job. 12:15 12:15 ne engaging in this 12:15 12:15

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	12	322	
	Page 377		Page 379
1	T. Bacon	1	T. Bacon
2	Q And how what is the basis for your 12:15	2	while in uniform? 12:17
3	opinion that Mr. Fiorillo was on duty at this 12:15	3	A That was Kevin Lamm. 12:17
4	point in time that he was receiving this sexual 12:15	4	Q Okay. And can you describe the 12:17
5	act? 12:15	5	circumstances for me forming the basis for your 12:17
6	A He was in uniform and he was in a Gem 12:15	6	opinion that Kevin Lamm, on one occasion, at least 12:17
7	cart. 12:15	7	on one occasion, was being physically abusive with 12:17
8	Q What is a Gem cart? 12:15	8	a member of the public while in uniform? 12:17
9	A It's an electric powered, bigger than 12:15	9	A Yes. George Hesse was writing a 12:17
10	a golf cart, you know, smaller an automobile. 12:15	10	summons to a female at the ferry line. Her 12:17
11	Q So, he was engaged in this sexual 12:15	11	boyfriend was highly intoxicated. He tried to 12:18
12	act, with either a man or a woman, while in his 12:15	12	step in and intervene. There was a bunch of us at 12:18
13	police uniform and in a police vehicle? 12:16	13	the ferry line. 12:18
14	A Yes. 12:16	14	I tried keeping him back and talking 12:18
15	Q Okay. And where were you when you 12:16	15	to him. He went to take a swing at George. I 12:18
16	witnessed this? 12:16	16	took him down to the ground. Kevin Lamm jumped on 12:18
17	A I was on my bicycle. 12:16	17	him, didn't attempt to put handcuffs on him, put 12:18
18	Plaintiffs attorney was asking if I 12:16	18	him in a headlock and just started pummeling him. 12:18
19	was sleeping in the park. 12:16	19	It took myself and two or three 12:18
20	Q Um-hum. 12:16	20	officers to pull Kevin off of the individual. 12:18
21	A And I was not that is how I 12:16	21	Q To your knowledge, did that 12:18
22	observed him. I was riding my bike, and was 12:16	22	individual that was being beaten up by Mr. Lamm 12:18
23	riding around, and he pulled up, and as I pulled 12:16	23	file a complaint? 12:18
24	out, I saw a head with a ponytail bobbing in his 12:16	24	A I have no idea. 12:18
25		25	Q Do you know what, if anything, Mr. 12:18
	1		, , ,
	Page 378		Page 380
1	T. Bacon	1	T. Bacon
2	Q And you have no doubt in your mind, 12:16	2	Hesse said to Mr. Lamm concerning that incident? 12:18
3	as you are sitting here today, that the person 12:16	3	A I'm assuming 12:18
4	that was receiving this sexual act was 12:16	4	Q Don't assume. 12:18
5	Mr. Fiorillo? 12:16	5	A No, no. 12:18
6	A None whatsoever. 12:16	6	Q Did Mr. Hesse ever advise you that he 12:18
7	Q And because I am sure Mr. Goodstadt 12:16	7	said something to Mr. Lamm concerning this 12:18
8	will ask you this, I will ask it. 12:16	8	incident? 12:19
9	What, if anything, did you do upon 12:16	9	A I believe yes, he did say he was 12:19
10	witnessing this sexual act? 12:16	10	going to counsel him. 12:19
10 11	A I kept on my way, usual patrol. 12:16	11	Q And did you inquire of Mr. Hesse as 12:19
10 11 12	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16	11 12	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19
10 11 12 13	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16  tell either Chief Paradiso or George Hesse about 12:16	11 12 13	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19
10 11 12 13 14	A I kept on my way, usual patrol. 12:16 Q And is there a reason why you didn't 12:16 tell either Chief Paradiso or George Hesse about 12:16 this? 12:17	11 12 13 14	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19
10 11 12 13 14 15	A I kept on my way, usual patrol. 12:16 Q And is there a reason why you didn't 12:16 tell either Chief Paradiso or George Hesse about 12:16 this? 12:17 A No, sir. It wasn't my business. It 12:17	11 12 13 14 15	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19
10 11 12 13 14 15 16	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16  tell either Chief Paradiso or George Hesse about 12:16  this? 12:17  A No, sir. It wasn't my business. It 12:17  didn't affect my performance, my duties. I 12:17	11 12 13 14 15 16	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19 this incident? 12:19
10 11 12 13 14 15 16 17	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16  tell either Chief Paradiso or George Hesse about 12:16  this? 12:17  A No, sir. It wasn't my business. It 12:17  didn't affect my performance, my duties. I 12:17  continued to patrol. 12:17	11 12 13 14 15 16 17	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19 this incident? 12:19 A No. 12:19
10 11 12 13 14 15 16 17	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16 tell either Chief Paradiso or George Hesse about 12:16 this? 12:17  A No, sir. It wasn't my business. It 12:17 didn't affect my performance, my duties. I 12:17 continued to patrol. 12:17  Q Now, did you ever witness any of the 12:17	11 12 13 14 15 16 17 18	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19 this incident? 12:19 A No. 12:19 Q Were there any other instances 12:19
10 11 12 13 14 15 16 17 18	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16 tell either Chief Paradiso or George Hesse about 12:16 this? 12:17  A No, sir. It wasn't my business. It 12:17 didn't affect my performance, my duties. I 12:17 continued to patrol. 12:17  Q Now, did you ever witness any of the 12:17 plaintiffs becoming physically abusive with a 12:17	11 12 13 14 15 16 17 18 19	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19 this incident? 12:19 A No. 12:19 Q Were there any other instances 12:19 involving Mr. Lamm which would lead you to believe 12:19
10 11 12 13 14 15 16 17 18 19 20	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16 tell either Chief Paradiso or George Hesse about 12:16 this? 12:17  A No, sir. It wasn't my business. It 12:17 didn't affect my performance, my duties. I 12:17 continued to patrol. 12:17  Q Now, did you ever witness any of the 12:17 plaintiffs becoming physically abusive with a 12:17 member of the public while in uniform in Ocean 12:17	11 12 13 14 15 16 17 18 19 20	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19 this incident? 12:19 A No. 12:19 Q Were there any other instances 12:19 involving Mr. Lamm which would lead you to believe 12:19 that he had an anger issue? 12:19
10 11 12 13 14 15 16 17 18 19 20 21	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16 tell either Chief Paradiso or George Hesse about 12:16 this? 12:17  A No, sir. It wasn't my business. It 12:17 didn't affect my performance, my duties. I 12:17 continued to patrol. 12:17  Q Now, did you ever witness any of the 12:17 plaintiffs becoming physically abusive with a 12:17 member of the public while in uniform in Ocean 12:17 Beach? 12:17	11 12 13 14 15 16 17 18 19 20 21	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19 this incident? 12:19 A No. 12:19 Q Were there any other instances 12:19 involving Mr. Lamm which would lead you to believe 12:19 that he had an anger issue? 12:19 MR. GOODSTADT: Objection. 12:19
10 11 12 13 14 15 16 17 18 19 20 21 22	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16 tell either Chief Paradiso or George Hesse about 12:16 this? 12:17  A No, sir. It wasn't my business. It 12:17 didn't affect my performance, my duties. I 12:17 continued to patrol. 12:17  Q Now, did you ever witness any of the 12:17 plaintiffs becoming physically abusive with a 12:17 member of the public while in uniform in Ocean 12:17 Beach? 12:17  A Yes. 12:17	11 12 13 14 15 16 17 18 19 20 21 22	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19 this incident? 12:19 A No. 12:19 Q Were there any other instances 12:19 involving Mr. Lamm which would lead you to believe 12:19 that he had an anger issue? 12:19 MR. GOODSTADT: Objection. 12:19 A Yes. 12:19
10 11 12 13 14 15 16 17 18 19 20 21 22 23	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16 tell either Chief Paradiso or George Hesse about 12:16 this? 12:17  A No, sir. It wasn't my business. It 12:17 didn't affect my performance, my duties. I 12:17 continued to patrol. 12:17  Q Now, did you ever witness any of the 12:17 plaintiffs becoming physically abusive with a 12:17 member of the public while in uniform in Ocean 12:17 Beach? 12:17  A Yes. 12:17 Q And which plaintiff or plaintiffs did 12:17	11 12 13 14 15 16 17 18 19 20 21 22 23	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19 this incident? 12:19 A No. 12:19 Q Were there any other instances 12:19 involving Mr. Lamm which would lead you to believe 12:19 that he had an anger issue? 12:19 MR. GOODSTADT: Objection. 12:19 A Yes. 12:19 MR. GOODSTADT: Objection to the 12:19
10 11 12 13 14 15 16 17 18 19 20 21 22	A I kept on my way, usual patrol. 12:16  Q And is there a reason why you didn't 12:16 tell either Chief Paradiso or George Hesse about 12:16 this? 12:17  A No, sir. It wasn't my business. It 12:17 didn't affect my performance, my duties. I 12:17 continued to patrol. 12:17  Q Now, did you ever witness any of the 12:17 plaintiffs becoming physically abusive with a 12:17 member of the public while in uniform in Ocean 12:17 Beach? 12:17  A Yes. 12:17	11 12 13 14 15 16 17 18 19 20 21 22	Q And did you inquire of Mr. Hesse as 12:19 to what he meant by "counsel"? 12:19 A No. 12:19 Q Did you ever learn as to what, if 12:19 anything, Mr. Hesse said to Mr. Lamm concerning 12:19 this incident? 12:19 A No. 12:19 Q Were there any other instances 12:19 involving Mr. Lamm which would lead you to believe 12:19 that he had an anger issue? 12:19 MR. GOODSTADT: Objection. 12:19 A Yes. 12:19

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	Page 381		Page 383
1	T. Bacon	1	T. Bacon
2	MR. GOODSTADT: What do you mean by 12:19	2	recall Mr. Lamm saying? 12:21
3	"an anger issue"? 12:19	3	A Just that Ocean Beach was overrun 12:21
4	BY MR. NOVIKOFF: 12:19	4	with fags and Jews. 12:21
5	Q Sir, do you have understanding as to 12:19	5	Q And did, in your presence, any of the 12:21
6	what I mean by "an anger issue"? 12:19	6	other plaintiffs make similar comments? 12:21
7	A Yes. 12:19	7	A Yes. 12:21
8	Q What is your understanding as to what 12:19	8	Q Concerning the Jews? 12:21
9	I mean when I use of the phrase "anger issue"? 12:19	9	A Yes. Mr. Snyder and Mr. Carter used 12:21
10	A That he harbored hostilities toward 12:19	10	to routinely refer to Ocean Beach as Ocean Berg. 12:21
11	the public at large. 12:19	11	Q What about with regard to 12:21
12	Q Given your understanding of that 12:19	12	homosexuals? 12:21
13	given what you believe I meant by "anger issue," 12:19	13	A No. 12:21
14	and I will adopt that definition for purposes of 12:19	14	Q How about with regard to African 12:21
15	this question, I will repeat the question. 12:19	15	Americans? 12:21
16	Were there any other incidents that 12:19	16	A No. 12:21
17	you witnessed with Mr. Lamm, where you believe 12:19	17	Q Okay. Did any of the other 12:21
18	that he had an anger issue? 12:19	18	plaintiffs refer to Ocean Beach as Ocean Berg? 12:21
19	A Yes. 12:20	19	A Not that I recall. 12:21
20	Q Can you please describe for the jury 12:20	20	Q Have you had were you, personally, 12:22
21	and for the judge, who may be watching this tape, 12:20	21	involved withdrawn. 12:22
22	the basis for your opinion? 12:20	22	Did you, personally, witness any 12:22
23	A Yes. Routinely he ended up on the 12:20	23	incidents involving Mr. Nofi's use of physical 12:22
24	east end, down by Houser's or by the phone 12:20	24	force? 12:22
25	• • •	25	A Yes. 12:22
	7 200		7 004
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1	T. Bacon	1	Page 384 T. Bacon
1 2	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20	1 2	_
	T. Bacon		T. Bacon
2	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20	2	T. Bacon  Q Can you describe for the judge and 12:22
2	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20 hated the public. He was looking for an excuse to 12:20	2 3	T. Bacon  Q Can you describe for the judge and 12:22 jury, who may be seeing this video, that incident? 12:22
2 3 4	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20 hated the public. He was looking for an excuse to 12:20 hit somebody with his baton. 12:20	2 3 4	T. Bacon  Q Can you describe for the judge and 12:22 jury, who may be seeing this video, that incident? 12:22  A Well, Joe Nofi always had a habit of 12:22
2 3 4 5	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20 hated the public. He was looking for an excuse to 12:20 hit somebody with his baton. 12:20 We used to get complaints from 12:20	2 3 4 5	T. Bacon  Q Can you describe for the judge and 12:22 jury, who may be seeing this video, that incident? 12:22  A Well, Joe Nofi always had a habit of 12:22 when he approached somebody, he would whistle, and 12:22
2 3 4 5	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20 hated the public. He was looking for an excuse to 12:20 hit somebody with his baton. 12:20 We used to get complaints from 12:20 civilians how he used to poke people with his 12:20	2 3 4 5 6	T. Bacon  Q Can you describe for the judge and 12:22  jury, who may be seeing this video, that incident? 12:22  A Well, Joe Nofi always had a habit of 12:22  when he approached somebody, he would whistle, and 12:22  he would tell them, "Hey, you. Come over here. 12:22
2 3 4 5 6 7	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20 hated the public. He was looking for an excuse to 12:20 hit somebody with his baton. 12:20 We used to get complaints from 12:20 civilians how he used to poke people with his 12:20 baton. 12:20	2 3 4 5 6 7	T. Bacon  Q Can you describe for the judge and 12:22 jury, who may be seeing this video, that incident? 12:22  A Well, Joe Nofi always had a habit of 12:22 when he approached somebody, he would whistle, and 12:22 he would tell them, "Hey, you. Come over here. 12:22 What the fuck are you thinking of?" 12:22
2 3 4 5 6 7 8	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20 hated the public. He was looking for an excuse to 12:20 hit somebody with his baton. 12:20 We used to get complaints from 12:20 civilians how he used to poke people with his 12:20 baton. 12:20  Q Now, did you ever talk to Mr. Lamm 12:20	2 3 4 5 6 7 8	T. Bacon  Q Can you describe for the judge and 12:22 jury, who may be seeing this video, that incident? 12:22  A Well, Joe Nofi always had a habit of 12:22 when he approached somebody, he would whistle, and 12:22 he would tell them, "Hey, you. Come over here. 12:22 What the fuck are you thinking of?" 12:22 He was very, very crass, 12:22
2 3 4 5 6 7 8	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20 hated the public. He was looking for an excuse to 12:20 hit somebody with his baton. 12:20 We used to get complaints from 12:20 civilians how he used to poke people with his 12:20 baton. 12:20 Q Now, did you ever talk to Mr. Lamm 12:20 about these anger issues? 12:20	2 3 4 5 6 7 8	T. Bacon  Q Can you describe for the judge and 12:22 jury, who may be seeing this video, that incident? 12:22  A Well, Joe Nofi always had a habit of 12:22 when he approached somebody, he would whistle, and 12:22 he would tell them, "Hey, you. Come over here. 12:22 What the fuck are you thinking of?" 12:22 He was very, very crass, 12:22 unprofessional. Telling people he ought to give 12:22
2 3 4 5 6 7 8 9	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20 hated the public. He was looking for an excuse to 12:20 hit somebody with his baton. 12:20 We used to get complaints from 12:20 civilians how he used to poke people with his 12:20 baton. 12:20 Q Now, did you ever talk to Mr. Lamm 12:20 about these anger issues? 12:20 A No. 12:20	2 3 4 5 6 7 8 9	T. Bacon  Q Can you describe for the judge and 12:22 jury, who may be seeing this video, that incident? 12:22  A Well, Joe Nofi always had a habit of 12:22 when he approached somebody, he would whistle, and 12:22 he would tell them, "Hey, you. Come over here. 12:22 What the fuck are you thinking of?" 12:22 He was very, very crass, 12:22 unprofessional. Telling people he ought to give 12:22 them a smack. He was a very pushy, hands-on guy. 12:22
2 3 4 5 6 7 8 9 10	T. Bacon tirades, how he hated Jews, he hated fags, he 12:20 hated the public. He was looking for an excuse to 12:20 hit somebody with his baton. 12:20 We used to get complaints from 12:20 civilians how he used to poke people with his 12:20 baton. 12:20 Q Now, did you ever talk to Mr. Lamm 12:20 about these anger issues? 12:20 A No. 12:20 Q You mentioned Mr. Lamm making some 12:20	2 3 4 5 6 7 8 9 10	T. Bacon  Q Can you describe for the judge and 12:22  jury, who may be seeing this video, that incident? 12:22  A Well, Joe Nofi always had a habit of 12:22  when he approached somebody, he would whistle, and 12:22  he would tell them, "Hey, you. Come over here. 12:22  What the fuck are you thinking of?" 12:22  He was very, very crass, 12:22  unprofessional. Telling people he ought to give 12:22  them a smack. He was a very pushy, hands-on guy. 12:22  We had an incident where we had a 12:22
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1	T. Bacon	1	T. Bacon
2	A No. 12:23	2	Q Um-hum. 12:25
3	Q Do you have any basis, given your 12:23	3	A in various tours. 12:25
4	history in law enforcement that you went over 12:23	4	Q Okay. Now, did you ever observe Mr. 12:25
5	extensively with Mr. Goodstadt, as to why Mr. Novi 12:23	5	Hesse criticize Mr. Lamm for how he interacted 12:25
6	would have done that? 12:23	6	with the public while on duty? 12:25
7	A Because he's incompetent. He's a 12:23	7	A Yes, sir. 12:25
8	buffoon. 12:23	8	Q Can you describe those circumstances 12:25
9	MR. GOODSTADT: Just note my 12:23	9	in which you, personally, witnessed Mr. Hesse 12:25
10	objection to the question. 12:23	10	criticizing Mr. Lamm? 12:25
11	Q And I will get to this with regard to 12:23	11	A Yes. Kevin Lamm had a habit of 12:25
12	the other plaintiffs, but what is your because 12:23	12	dragging people into the station house in 12:25
13	you testified to this this morning with regard to 12:23	13	handcuffs for a routine summons. 12:25
14	Mr. Goodstadt's question. 12:23	14	Q What do you mean by a "routine 12:25
15	What is your basis for giving the 12:23	15	summons"? 12:25
16	opinion that Mr. Nofi is incompetent and a 12:23	16	A Whenever we issue a summons, we are 12:25
17	buffoon? 12:23	17	supposed to get ID, run a warrant check, give them 12:25
18	A Reading his reports, when I was on 12:23	18	the summons, and send them on their way. 12:25
19	the desk, if he turned in a field report or a 12:23	19	Occasionally, you would get somebody who was 12:25
20	summons, it looked like a five-year old wrote it. 12:23	20	non-compliant, didn't want to produce ID, didn't 12:25
21	Not just his penmanship, but his verbiage. He 12:23	21	have ID or whatever. 12:25
22	didn't have a good grasp of the English language, 12:24	22	We would bring them to the station, 12:25
23	reading it or writing it. 12:24	23	usually not in handcuffs. But it seemed like 12:25
24	Q Now, with regard to Mr. Nofi, 12:24	24	Kevin would have that happen three or four times a 12:25
25	Mr. Goodstadt asked you this morning some 12:24	25	shift, and George there was a memo, actually, 12:25
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1	Page 386 <b>T. Bacon</b>	1	Page 388
1 2		1 2	
	T. Bacon		T. Bacon
2	T. Bacon questions and you responded that you had trained, 12:24	2	T. Bacon posted that summonses were to be issued in the 12:26
2	T. Bacon questions and you responded that you had trained, 12:24 try to train him a little bit? 12:24	2 3	T. Bacon posted that summonses were to be issued in the 12:26 field, you know, unless there was an issue. And 12:26 he continued to bring people in in handcuffs. 12:26 And when he got done this one last 12:26
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	12	325	<u> </u>
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1	T. Bacon	1	T. Bacon
2	Q All right. Now, you testified in 12:26	2	Q Is that normal police conduct in 12:28
3	response to Mr. Goodstadt's questions concerning 12:27	3	terms of getting witness statements from alleged 12:29
4	your opinion that Mr. Snyder hated the Bosettis? 12:27	4	victims? 12:29
5	A Yes. 12:27	5	A Yes. 12:29
6	Q Could you, once again, tell the judge 12:27	6	Q Now, we talked about your belief that 12:29
7	and jury what is the basis for that objection? 12:27	7	Mr. Nofi is both stupid and incompetent. The 12:29
8	MR. GOODSTADT: Objection. 12:27	8	question I have for you, and I believe you 12:29
9	A Because of the tirade that he had 12:27	9	testified in response to one of Mr. Goodstadt's 12:29
10	while we were in front of the police station, 12:27	10	questions that, in addition to Mr. Nofi being 12:29
11	sitting on the back of the golf cart. He made it 12:27	11	stupid and incompetent, that the other plaintiffs 12:29
12	crystal clear that he did not like them, did not 12:27	12	were incompetent. 12:29
13	trust them, that they were a thorn in his side. 12:27	13	What is the basis for your belief 12:29
14	Q And that occurred after the Halloween 12:27	14	that the other plaintiffs were incompetent police 12:29
15	incident? 12:27	15	officers? 12:29
16	A Yes. 12:27	16	A They weren't effective at doing their 12:29
17	Q Now, Mr. Goodstadt asked you a 12:27	17	job. 12:29
18	question concerning or a number of questions 12:27	18	Q What makes you believe that they 12:29
19	concerning Mr. and Mrs. Jaeger. 12:27	19	weren't effective in doing their job? 12:29
20	Do you recall that earlier this 12:27	20	A Personal observations. 12:29
21	morning? 12:27	21	Q Okay. 12:29
22	A Yes. 12:27	22	A Snyder and Carter were late all the 12:29
23	Q Now, I believe one of questions he 12:27	23	time. Carter was always up in the barracks 12:29
24	asked you was do you believe that Mrs. Jaeger 12:28	24	sleeping when he should have been working. Okay. 12:29
25	should have given a statement to the police on the 12:28	25	We had Fiorillo, who was abusive, and 12:29
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1	T. Bacon	1	T. Bacon
2	night of the Halloween incident. 12:28	2	his goal in life was to issue the greatest number 12:29
3	Do you recall that question? 12:28	3	of summonses, and that is really not an effective 12:29
4	A Yes, I do. 12:28	4	way to police people by just beating people into 12:30
5	Q My question is a little bit 12:28	5	submission and getting summonses written. 12:30
6	different. 12:28	6	Sometimes first of all, you have 12:30
./	Do you believe the police officer 12:28	/	discretion in issuing summonses. If you are not 12:30
8	responding to the call should have demanded a 12:28	8	allowed to rollerblade in Ocean Beach, and you 12:30
9	statement from Ms. Jaeger during the night of the 12:28	9	have to have a shirt on in the business district, 12:30
10	Halloween incident? 12:28	10	and I am on patrol, and you come and you roll up 12:30
11	A Yes. And I am sure, had they gone to 12:28 her and spoke to her, she would have voluntarily 12:28	11	on rollerblades with no shirt and ask me for 12:30
12	÷	12	directions, common sense would say I will give you 12:30
13	given a statement. They wouldn't have had to 12:28 demand. 12:28	13	the directions and say I would educate. "You 12:30 need to have a shirt on and you can't have the 12:30
14 15	Q Okay. Well, then let me rephrase the 12:28	15	rollerblades on." That would be common sends. 12:30
16	question. 12:28	16	Mr. Fiorello lacked that. He would 12:30
17	Do you think that it was incumbent 12:28	17	just sit there and issue the summons and the guy 12:30
18	upon the police officers that night to find 12:28	18	is clueless. 12:30
19	Ms. Jaeger and find out what her statement was? 12:28	19	Q I would suggest if I rolled up on 12:30
20	A Absolutely. 12:28	20	rollerblades without a shirt on, I would deserve a 12:30
21	Q And why is that? What is the basis 12:28	21	summons. 12:30
22	for your opinion? 12:28	22	A Perhaps. 12:30
23	A Based on the conversation with her 12:28	23	Q How about Mr. Lamm? What is your 12:30
24	and that there was an underlying criminal act 12:28	24	opinion that Mr. Lamm was an incompetent police 12:30
25	prior to the fight with the Bosettis. 12:28	25	officer? 12:30
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	Page 393		Page 395
1	T. Bacon	1	T. Bacon
2	A Finishing with Fiorillo 12:30	2	Q Okay. And did they ever give you the 12:32
3	Q Okay. 12:31	3	basis for their opinion that Mitch was a drug 12:32
4	A and I am going to talk about Lamm 12:31	4	dealer? 12:32
5	as well. 12:31	5	A No. 12:32
6	Failure to pay attention to detail, 12:31	6	Q Did they ever advise you that they 12:32
7	that goes for the both of them. 12:31	7	saw Mitch selling drugs? 12:32
8	Q What do you mean by that? 12:31	8	A No. 12:32
9	A Not aware of their surroundings, not 12:31	9	Q Did they ever advise you that they 12:32
10	aware of what their duties as police officers 12:31	10	were ever told that Mitch was selling drugs? 12:32
11	were. 12:31	11	A No. If Mitch was, in fact, selling 12:33
12	You know, Lamm and Fiorillo were 12:31		drugs and they had knowledge, my question is: Why 12:33
13	being abusive towards the public, even Nofi for 12:31		didn't they arrest them? They are police 12:33
14	that matter. I mean, they were bullies with 12:31		officers. 12:33
15	badges, they were thugs with guns. 12:31	15	Q Now, you made reference to Alison 12:33
16	Q And you, personally, witnessed the 12:31	16	Sanchez in response to, or Alison Chester, I don't 12:33
17	bullying by Mr. Nofi 12:31	17	recall exactly how much Mr. Goodstadt used her 12:33
18	A Yes. 12:31		name, as an expert in civil service law. 12:33
19	Q and Lamm and Fiorillo with the 12:31	19	What makes you believe that she was 12:33
20	public? 12:31		an expert? 12:33
21	A Yes. 12:31	21	A Well, she works for the Department of 12:33
22	Q Did you witness Snyder and Carter 12:31		Civil Service. She is the one and I don't 12:33
23	being bullies with the public? 12:31		believe I said "civil service law." If I did 12:33
24	A No. I can't say Snyder and Carter 12:31		that, I don't know. 12:33
25		25	But she is a representative from 12:33
	were being burnes. 12.51	25	Dut she is a representative from 12.33
	Page 394		Page 396
1	Page 394  T. Bacon	1	Page 396 T.Bacon
1 2		l .	
	T. Bacon  Q Your opinion of them being 12:31 incompetent had to do with other things than being 12:31	l .	T. Bacon
2	T. Bacon  Q Your opinion of them being 12:31	2	T. Bacon civil service that we were instructed to contact 12:33 with some of the correspondence I had gotten 12:33 was from her, and she doesn't just deal with us as 12:33
2	T. Bacon  Q Your opinion of them being 12:31 incompetent had to do with other things than being 12:31	2 3 4 5	T. Bacon civil service that we were instructed to contact 12:33 with some of the correspondence I had gotten 12:33 was from her, and she doesn't just deal with us as 12:33 a police department, she works for Suffolk County 12:33
2 3 4	T. Bacon  Q Your opinion of them being 12:31 incompetent had to do with other things than being 12:31 bullies? 12:31	2 3 4 5	T. Bacon civil service that we were instructed to contact 12:33 with some of the correspondence I had gotten 12:33 was from her, and she doesn't just deal with us as 12:33
2 3 4 5	T. Bacon Q Your opinion of them being 12:31 incompetent had to do with other things than being 12:31 bullies? 12:31 A Yes. 12:31	2 3 4 5	T. Bacon civil service that we were instructed to contact 12:33 with some of the correspondence I had gotten 12:33 was from her, and she doesn't just deal with us as 12:33 a police department, she works for Suffolk County 12:33
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34 (Pages 393 to 396)

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2   Service process to tie up loose ends   12:34   2   2   2   3   3   Q   And who told you that there was a   12:34   4   2   2   3   4   4   4   4   4   4   4   4   4		Page 397		Page 399
2   Service process to tie up loose ends   12:34   2   2   2   3   3   Q   And who told you that there was a   12:34   4   2   2   3   4   4   4   4   4   4   4   4   4	1	T. Bacon	1	T. Bacon
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there was a problem because of his discharge.   12:36     A I had gotten a letter from civil   12:34     Exercise signed by Allison Sanchez.   12:35     A Yes.   12:35     Q Did you ever speak to Mr. Hesse about 12:34     the certification issuese   12:35     A Yes.   12:35     Q What was the sum and substance of the 12:35     the certification issuese   12:35     A Eddie Paradiso dropped the ball,   12:35     tower notified them that 1 was back working for   12:35     the mand that I had to reprocess, and any further 12:35     questions were to be directed towards Alisson.   12:35     questions wave to be directed towar		•	3	
Service signed by Allison Sanchez.   12:34   5   6   discharge he had?   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:36   12:	4	=	4	• •
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Did you ever speak to Mr. Hesse about 12:34   the certification issues?   12:35	6	<u>~</u>	6	
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A Yes.   12:35	8		8	Q Did you ask? 12:36
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never notified them that I was back working for l 2.35	11	conversation with Mr. Hesse? 12:35	11	
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15   questions were to be directed towards Alison.   12:35   15   Q   In your capacity as a member of the   12:37   16   millitary, what type of discharges are there?   12:37   18   A   I did.   12:35   18   I did.   I did.   12:35   18   I did.   I di	13	never notified them that I was back working for 12:35	13	military? 12:37
15   questions were to be directed towards Alison.   12:35   15   Q   In your capacity as a member of the   12:37   16   millitary, what type of discharges are there?   12:37   18   A   I did.   12:35   18   I did.   I did.   12:35   18   I did.   I di	14	them, and that I had to reprocess, and any further 12:35	14	A Almost 22 years. 12:37
17 you had to retake certain tests? 12:35 18 A I did. 12:35 19 Q How many tests did you take? 12:35 20 A I did the medical, the polygraph, the 12:35 21 physical agility. I don't believe I did the 12:35 22 psychological. 12:35 23 I completed everything but the 12:35 24 psychological, and then I had gotten notification 12:35 25 from civil service that I was, in fact, certified 12:35 26	15	questions were to be directed towards Alison. 12:35	15	
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I Completed everything but the 12:35	22		22	· · · · · · · · · · · · · · · · · · ·
page 398  T. Bacon and it was an error on their part. 12:35  Q So, the reason why you didn't take 12:35 that you didn't because you were, in fact, 12:35 A Right. And that the other tests that 12:35 A Right. And that the other tests that 12:35 A Right. And that the other tests that 12:35 A Right. And that the other tests that 12:35 A Right. And that the other tests that 12:35 A Ryes. 12:36 A Yes. 12:36 C Q And do you recall when he would have 12:36 A Yes. 12:37 A That was back when he first came on 12:36 A Yes. 12:37 A That was back when he first came on 12:36 A Yes. 12:37 A That was back when he first came on 12:36 A Yes. 12:37 A That was back when he first came on 12:36 A Yes. 12:37 A That he was in the early '90s. 12:36 A Yes. 12:37 A That he was in the Party on the party would take you back. 12:37 A That he was in the Navy. That there 12:36 A Yes. 12:37 A Yes.	23	. •	23	
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3 Q So, the reason why you didn't take 12:35 4 the psychological was because you were notified 12:35 5 that you didn't because you were, in fact, 12:35 6 certified? 12:35 8 I had taken were for naught. 12:35 9 Q Again, I think Mr. Snyder is in the 12:36 10 room; correct? 12:36 11 A Yes. 12:36 12 Q Did there come a time that Mr. Snyder 12:36 13 spoke to you about his prior military experience? 12:36 14 A Yes. 12:36 15 Q And do you recall when he would have 12:36 16 spoken you to about this? 12:36 17 A That was back when he first came on 12:36 18 with Ocean Beach, and I was new, I think I had 12:36 19 been there about a year already. So, I am going 12:36 19 been there about a year already. So, I am going 12:36 20 to say it was in the early '90s. 12:36 21 Q And what do you recall Mr. Snyder 12:36 22 saying to you with regard to his prior military 12:36 23 experience? 12:36 24 A That he was in the Navy. That there 12:36 25 A That he was in the Navy. That there 12:36 26 A That he was in the Navy. That there 12:36 27 A That he was in the Navy. That there 12:36 28 A That he was in the Navy. That there 12:36 29 What were the circumstances 12:38 30 MR. GOODSTADT: Objection. 12:37 4 A A Absolutely. 12:37 4 A Joh Coulkioffer. 12:37 4 If you have anything other than an 12:37 4 If you have anything other than an 12:37 4 honorable discharge, you are going to have 12:37 5 honorable discharge, you have to have an RE-1 code 12:37 6 or an RE-2 code. That is a reenlistment eligible 12:37 6 orde that allows you left under honorable conditions 12:37 6 orde that allows you left under honorable conditions 12:37 6 orde that allows you left under honorable conditions 12:37 6 orde that allows you left under honorable conditions 12:37 6 orde that allows you left under honorable conditions 12:37 6 Mr. Fiorillo with regard to the FBI? 12:37 7 A Yes. 12:36 8 Q When did that take place? 12:37 8 Q Did he ask you to submit a reference? 12:38 9 Di	1		1	T. Bacon
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9 problems with civil service. Even with an 12:37 10 room; correct? 12:36 11 A Yes. 12:36 12 Q Did there come a time that Mr. Snyder 12:36 13 spoke to you about his prior military experience? 12:36 14 A Yes. 12:36 15 Q And do you recall when he would have 12:36 16 spoken you to about this? 12:36 17 A That was back when he first came on 12:36 18 with Ocean Beach, and I was new, I think I had 12:36 19 problems with civil service. Even with an 12:37 10 honorable discharge, you have to have an RE-1 code 12:37 11 or an RE-2 code. That is a reenlistment eligible 12:37 12 code that allows you to reenlist in the military, 12:37 13 which means you left under honorable conditions 12:37 14 and the military would take you back. 12:37 15 Q Did you ever submit a reference for 12:37 16 Mr. Fiorillo with regard to the FBI? 12:37 17 A Yes. 12:37 18 Q When did that take place? 12:37 18 Q When did that take place? 12:38 19 A That was during his first season 12:38 20 to say it was in the early '90s. 12:36 21 Q And what do you recall Mr. Snyder 12:36 22 saying to you with regard to his prior military 12:36 23 Q What were the circumstances 12:38 24 What were the circumstances 12:38 25 surrounding you submitting a reference to the FBI 12:38	7	A Right. And that the other tests that 12:35	7	A If you have anything other than an 12:37
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A That he was in the Navy. That there 12:36 24 surrounding you submitting a reference to the FBI 12:38		= -		-
,	21	saying to you with regard to his prior military 12:36	22	A No. 12:38
	21 22	saying to you with regard to his prior military 12:36 experience? 12:36	22 23	A No. 12:38  Q What were the circumstances 12:38

35 (Pages 397 to 400)

		328
	Page 401	Page 40
1	T. Bacon	1 T. Bacon
2	A I had gotten a phone call from his 12:38	
	•	, , ,
3	investigator. 12:38	3 clearance for your military job? 12:40
4	Q What did the investigator ask you? 12:38	4 A Yes. 12:40
5	A How he was as a police officer, asked 12:38	5 Q Okay. And can you describe for 12:40
6	me questions regarding his character. 12:38	6 the well, you know what, let's go back and talk 12:4
7	Q And, to your knowledge, did 12:38	7 about what you have done with your life in the 12:4
8	Mr. Fiorillo ever get the job with the FBI? 12:38	8 last 20 years before we get to that question. 12:40
9	A To my knowledge, no, he did not. 12:38	9 Are you a volunteer fireman? 12:40
10	Q Now, I am trying to go back in my 12:38	10 A I am. 12:40
11	mind to February, which is difficult. 12:38	Q For how many years have you been a 12:40
12	I think Mr. Goodstadt asked you about 12:38	12 volunteer fireman? 12:40
13	an arrest that you had for I'm 12:38	13 A Twenty-five. 12:40
14	sorry, withdrawn. 12:38	14 Q Where are you a volunteer fire 12:40
15	Mr. Goodstadt asked you about you 12:38	15 person? 12:40
16	engaging in you engaging the services of a 12:38	16 A In Islip. 12:40
17	prostitute at one point in time in your life. 12:39	1
18	A Yes. 12:39	, , ,
	177	
19	Q Do you recall that? 12:39	19 Q And where were you employed? 12:40
20	A I do. 12:39	A I was employed as a Senior Court 12:40
21	Q And I believe you testified that you 12:39	21 Officer at Supreme Court, Criminal Term, 100 12:40
22	had numerous prostitutes on that same evening? 12:39	22 Centre Street, here in New York. 12:40
23	A Yes. 12:39	23 <b>Q</b> Now, on September 11th, 2001, this 12:40
24	Q Where was this brothel that you were 12:39	24 country encountered the tragic events of terrorist 12:4
25	in? 12:39	25 attacks; correct? 12:41
	Page 402	Page 40
1	Page 402	Page 40
1	T. Bacon	1 T. Bacon
2	T. Bacon A It was the Marble Palace in 12:39	1 <b>T. Bacon</b> 2 A It did. 12:41
2	T. Bacon A It was the Marble Palace in 12:39 Frankfurt, Germany. 12:39	T. Bacon  It did. 12:41  Q Were you involved in any aspect of 12:41
2 3 4	T. Bacon A It was the Marble Palace in 12:39 Frankfurt, Germany. 12:39 Q When? 12:39	T. Bacon  It did. 12:41  Q Were you involved in any aspect of 12:41  the terrorist attack or the aftermath of the 12:41
2	T. Bacon  A It was the Marble Palace in 12:39 Frankfurt, Germany. 12:39 Q When? 12:39 A Back in 1985. 12:39	T. Bacon  It did. 12:41  Q Were you involved in any aspect of 12:41  the terrorist attack or the aftermath of the 12:41  terrorist attack on September 11? 12:41
2 3 4	T. Bacon A It was the Marble Palace in 12:39 Frankfurt, Germany. 12:39 Q When? 12:39 A Back in 1985. 12:39 Q So, that is over 20 years ago? 12:39	T. Bacon  It did. 12:41  Q Were you involved in any aspect of 12:41  the terrorist attack or the aftermath of the 12:41  terrorist attack on September 11? 12:41  A Yes. 12:41
2 3 4 5	T. Bacon  A It was the Marble Palace in 12:39 Frankfurt, Germany. 12:39 Q When? 12:39 A Back in 1985. 12:39	T. Bacon  It did. 12:41  Q Were you involved in any aspect of 12:41  the terrorist attack or the aftermath of the 12:41  terrorist attack on September 11? 12:41  A Yes. 12:41  Q Can you please describe for the jury 12:41
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2 3 4 5 6 7 8 9 10 11	T. Bacon  A It was the Marble Palace in 12:39  Frankfurt, Germany. 12:39  Q When? 12:39  A Back in 1985. 12:39  Q So, that is over 20 years ago? 12:39  A Yes. 12:39  MR. GOODSTADT: Objection. 12:39  MR. NOVIKOFF: Did I miscalculate the 12:39  math in any context? 12:39  MR. GOODSTADT: No. 12:39  BY MR. NOVIKOFF: 12:39	T. Bacon  A It did. 12:41  Q Were you involved in any aspect of 12:41  the terrorist attack or the aftermath of the 12:41  terrorist attack on September 11? 12:41  A Yes. 12:41  Q Can you please describe for the jury 12:41  and the judge, who may be listening to this, what 12:41  your involvement was shortly after the planes hit 12:41  the towers and the towers came down? 12:41  A I was part of the security detail at 12:41  100 Centre Street. I was the building's EMT or 12:41
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	Page 405		Page 407
1	T. Bacon	1	T. Bacon
2	would be overwhelmed. 12:42	2	A Correct. 12:44
3	Q How long, on 9/11 how long were you 12:42	3	Q As well as the five other individuals 12:44
4	there for? 12:42	4	that you originally encountered? 12:44
5	A Almost the entire day. 12:42	5	A Yes. 12:44
6	Q With you there on September 12? 12:42	6	Q And you were trapped in the collapse, 12:44
7	A Yes. 12:42	7	you were caught in the collapse? 12:44
8	Q September 13? 12:42	8	A I was caught in the collapse; I was 12:44
9	A Yes. 12:42	9	not trapped. I was disoriented, but not trapped. 12:44
10	Q How many days or weeks were you at 12:42	10	Q Did you receive any type of medal or 12:44
11	9/11, at the tower site after 9/11? 12:42	11	other type of commendations for your efforts that 12:44
12	A I was down there for about a month, 12:42	12	day? 12:44
13	with the exception of two days that I had to 12:42	13	A I did. 12:44
14	report for military duty, which I was called back 12:42	14	Q Can you tell the jury and the judge, 12:44
15	to New York for. 12:42	15	who may be seeing this video, what you received? 12:44
16	Q And where was this military duty? 12:42	16	A I received a Medal of Valor for New 12:44
17	A At McGuire Air Force Base in New 12:42	17	York State, received the Medal of Valor from my 12:44
			•
18		18	job, received a letter signed by both the 12:44
19	Q And did you rescue any person on 12:42	19	President and the First Lady. 12:44
20	9/11? 12:42	20	Also, with respect to the Air Force 12:44
21	A I did. Actually, I was in the mall 12:42	21	Reserves because 12:44
22	area, beneath tower two. Myself, Mitch Wallace, 12:42	22	Q Okay. Go ahead. 12:44
23	Harry Thompson, and Tommy Jergens had come upon 12:43	23	A because I was a service member, 12:44
24	six injured victims that weren't ambulatory. We 12:43	24	and we were under attack, I received the William 12:45
25	did a quick triage. 12:43	25	Pitsenbarger Award from the Air Force Reserve 12:45
	Page 406		Page 408
1	Page 406 T. Bacon	1	Page 408 T.Bacon
1 2	T. Bacon	1 2	
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2	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43	2 3 4	T. Bacon  Command. 12:45  I was later nominated and became the 12:45  firefighter of the year for the Air Force Reserve 12:45  command, the United States Air Force and the 12:45
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2 3 4 5 6 7 8	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43	2 3 4 5 6 7 8	T. Bacon  Command. 12:45  I was later nominated and became the 12:45  firefighter of the year for the Air Force Reserve 12:45  command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45  in time mention your name for any purpose on the 12:45
2 3 4 5 6 7 8 9	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43	2 3 4 5 6 7 8	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45 Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45
2 3 4 5 6 7 8 9 10	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43	2 3 4 5 6 7 8 9 10	T. Bacon  Command. 12:45  I was later nominated and became the 12:45  firefighter of the year for the Air Force Reserve 12:45  command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45  in time mention your name for any purpose on the 12:45  senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45
2 3 4 5 6 7 8 9 10 11	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43	2 3 4 5 6 7 8 9	T. Bacon  Command. 12:45  I was later nominated and became the 12:45  firefighter of the year for the Air Force Reserve 12:45  command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45  in time mention your name for any purpose on the 12:45  senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45
2 3 4 5 6 7 8 9 10 11 12 13	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43	2 3 4 5 6 7 8 9 10 11	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45
2 3 4 5 6 7 8 9 10 11 12 13	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43	2 3 4 5 6 7 8 9 10 11 12 13	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45 A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 successfully removed Ms. Torres, with the 12:43	2 3 4 5 6 7 8 9 10 11 12 13 14 15	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 assistance of an FBI agent, a Port Authority cop 12:43	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45 A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45  Q Now, to your knowledge, did 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 successfully removed Ms. Torres, with the 12:43 assistance of an FBI agent, a Port Authority cop 12:43 and a civilian to a triage center a couple of 12:43	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45  Q Now, to your knowledge, did 12:45 Mr. Snyder ever go down to the 9/11 site to 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 successfully removed Ms. Torres, with the 12:43 assistance of an FBI agent, a Port Authority cop 12:43 and a civilian to a triage center a couple of 12:43 blocks away. 12:43	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45 A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45  Q Now, to your knowledge, did 12:45 Mr. Snyder ever go down to the 9/11 site to 12:45 assist? 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 successfully removed Ms. Torres, with the 12:43 assistance of an FBI agent, a Port Authority cop 12:43 and a civilian to a triage center a couple of 12:43 blocks away. 12:43  Q So, I was mistaken earlier. 12:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45  Q Now, to your knowledge, did 12:45  Mr. Snyder ever go down to the 9/11 site to 12:45 assist? 12:45  A No. 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 successfully removed Ms. Torres, with the 12:43 assistance of an FBI agent, a Port Authority cop 12:43 and a civilian to a triage center a couple of 12:43 blocks away. 12:43  Q So, I was mistaken earlier. 12:44 You didn't go to twin tower sites 12:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45  Q Now, to your knowledge, did 12:45  Mr. Snyder ever go down to the 9/11 site to 12:45 assist? 12:45  A No. 12:45  Q To your knowledge, did Mr. Carter 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 successfully removed Ms. Torres, with the 12:43 assistance of an FBI agent, a Port Authority cop 12:43 and a civilian to a triage center a couple of 12:43  Q So, I was mistaken earlier. 12:44 You didn't go to twin tower sites 12:44 after the collapse, you went there while they were 12:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45  Q Now, to your knowledge, did 12:45 Mr. Snyder ever go down to the 9/11 site to 12:45 assist? 12:45  A No. 12:45  Q To your knowledge, did Mr. Carter 12:45 ever go down to the 9/11 site to assist? 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 successfully removed Ms. Torres, with the 12:43 assistance of an FBI agent, a Port Authority cop 12:43 and a civilian to a triage center a couple of 12:43 blocks away. 12:43  Q So, I was mistaken earlier. 12:44 You didn't go to twin tower sites 12:44 still on fire? 12:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45  senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45  Q Now, to your knowledge, did 12:45  Mr. Snyder ever go down to the 9/11 site to 12:45  A No. 12:45  Q To your knowledge, did Mr. Carter 12:45 ever go down to the 9/11 site to assist? 12:45  A No. 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 successfully removed Ms. Torres, with the 12:43 assistance of an FBI agent, a Port Authority cop 12:43 and a civilian to a triage center a couple of 12:43 blocks away. 12:43  Q So, I was mistaken earlier. 12:44 You didn't go to twin tower sites 12:44 after the collapse, you went there while they were 12:44 still on fire? 12:44 A Yes. 12:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45 senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45  Q Now, to your knowledge, did 12:45  Mr. Snyder ever go down to the 9/11 site to 12:45  A No. 12:45  Q To your knowledge, did Mr. Carter 12:45 ever go down to the 9/11 site to assist? 12:45  A No. 12:45  Q How about Mr. Lamm? 12:45
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon The woman, who later was known to me 12:43 as Doris Torres, had burns over approximately 12:43 60 percent of her body. We deemed her to be 12:43 critical and I was to remove her. 12:43 In the process of removing her, tower 12:43 two came down. We got caught in the collapse. It 12:43 was just outside the collapse zone. 12:43 The three other officers had 12:43 perished, as well as the other victims that they 12:43 were treating. 12:43 I put over a mayday over the radio, 12:43 because I was lost and disoriented, ended up 12:43 finding my way back out and, ultimately, 12:43 successfully removed Ms. Torres, with the 12:43 assistance of an FBI agent, a Port Authority cop 12:43 and a civilian to a triage center a couple of 12:43 blocks away. 12:43  Q So, I was mistaken earlier. 12:44 You didn't go to twin tower sites 12:44 after the collapse, you went there while they were 12:44 still on fire? 12:44 A Yes. 12:44 Q And the officers that you went with 12:44	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	T. Bacon  Command. 12:45  I was later nominated and became the 12:45 firefighter of the year for the Air Force Reserve 12:45 command, the United States Air Force and the 12:45  Department of Defense. 12:45  Q And did Senator Clinton at any point 12:45 in time mention your name for any purpose on the 12:45  senate floor? 12:45  A Yes. 12:45  MR. GOODSTADT: Objection. 12:45  A There was a proclamation by Senator 12:45 Clinton, specifically acknowledging the efforts of 12:45 the court officers who responded, as well as those 12:45 who perished. 12:45  Q Now, to your knowledge, did 12:45  Mr. Snyder ever go down to the 9/11 site to 12:45  A No. 12:45  Q To your knowledge, did Mr. Carter 12:45 ever go down to the 9/11 site to assist? 12:45  A No. 12:45

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	12330				
	Page 409		Page 411		
1	T. Bacon	1	T. Bacon		
2	seeking some type of monetary benefit for his 12:45	2	president, you were a step below. 12:54		
3	alleged involvement in 9/11, what would your 12:45	3	Okay. So you received security 12:54		
4	opinion be of that? 12:46	4	secret security clearance through United States 12:54		
5	A I would say he's full of shit. 12:46	5	Air Force? 12:54		
6	Q To your knowledge, did Mr. Nofi ever 12:46	6	A Correct. 12:55		
7	go down to 9/11 to help out? 12:46	7	Q When did you receive that? 12:55		
8	A He may have, but not with Ocean Beach 12:46	8	A Back in 1987. 12:55		
9	Police, it was I don't know. 12:46	9	Q And at any point in time, did you 12:55		
10	Q Did he ever speak of it? 12:46	10	was that secret security clearance taken away? 12:55		
11	A No. 12:46	11	A Never. 12:55		
12	Q Now 12:46	12	Q And to your knowledge, did you have 12:55		
13	THE VIDEOGRAPHER: I'm sorry. I need 12:46	13	to undergo a background check before you got such 12:55		
14	to change the tape. 12:46	14	secret security clearance? 12:55		
15	MR. NOVIKOFF: Yeah. Okay. Take a 12:46	15	A You have to get it before you get it 12:55		
16	quick break. I probably have maybe 20 more 12:46	16	and every ten years it's up for review, and you 12:55		
17	minutes left. 12:46	17	have to resubmit your package, where they conduct 12:55		
18	THE WITNESS: Okay. 12:46	18	another background investigation, and you are 12:55		
19	THE VIDEOGRAPHER: The time is 12:46	19	printed again, and it's like you never had it, but 12:55		
20	12:46 p.m. 12:46	20	it's just to keep it going. 12:55		
21	We are going off the record. 12:46	21	Q Did you ever have to take any lie 12:55		
22	(Recess taken.) 12:53	22	detector test? 12:55		
23	THE VIDEOGRAPHER: The time is 12:53	23	A No, I did not. 12:55		
24	12:54 p.m. 12:53	24	Q Do you recall what you had to submit 12:55		
25	We are back on the record with video 12:53	25	to the United States Air Force to get a secret 12:55		
	Page 410		Page 412		
1	Page 410 T. Bacon	1	Page 412 <b>T. Bacon</b>		
		1 2	_		
1	T. Bacon		T. Bacon security clearance? 12:55 A Everything that is in my Ocean Beach 12:55		
1 2	T. Bacon number three. 12:53	2	T. Bacon security clearance? 12:55		
1 2 3	T. Bacon number three. 12:53 BY MR. NOVIKOFF: 12:53	2 3	T. Bacon security clearance? 12:55 A Everything that is in my Ocean Beach 12:55		
1 2 3 4	T. Bacon number three. 12:53 BY MR. NOVIKOFF: 12:53 Q Mr. Bacon, let's go over your 12:54 military record. 12:54 When did you first join the military? 12:54	2 3 4	T. Bacon security clearance?  A Everything that is in my Ocean Beach 12:55 Police personnel file, as far as the investigation 12:55 questionnaire and then some.  12:55 Q Okay. When you say "and then some," 12:55		
1 2 3 4 5	T. Bacon number three. 12:53 BY MR. NOVIKOFF: 12:53 Q Mr. Bacon, let's go over your 12:54 military record. 12:54	2 3 4 5	T. Bacon security clearance? 12:55 A Everything that is in my Ocean Beach 12:55 Police personnel file, as far as the investigation 12:55 questionnaire and then some. 12:55		
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1 2 3 4 5 6 7	T. Bacon number three. 12:53  BY MR. NOVIKOFF: 12:53  Q Mr. Bacon, let's go over your 12:54  military record. 12:54  When did you first join the military? 12:54  A I enlisted back in 1987. 12:54  Q As what? 12:54  A As enlisted in the Air National 12:54	2 3 4 5 6 7	T. Bacon security clearance?  A Everything that is in my Ocean Beach 12:55 Police personnel file, as far as the investigation 12:55 questionnaire and then some.  12:55 Q Okay. When you say "and then some," 12:55 what is it?  12:55 A Extensive background check into your 12:56 finances, political affiliations, extracurricular, 12:56		
1 2 3 4 5 6 7 8	T. Bacon number three. 12:53  BY MR. NOVIKOFF: 12:53  Q Mr. Bacon, let's go over your 12:54  military record. 12:54  When did you first join the military? 12:54  A I enlisted back in 1987. 12:54  Q As what? 12:54  A As enlisted in the Air National 12:54  Guard and I went in as an airman basic. 12:54	2 3 4 5 6 7 8 9	T. Bacon security clearance?  A Everything that is in my Ocean Beach 12:55 Police personnel file, as far as the investigation 12:55 questionnaire and then some.  12:55 Q Okay. When you say "and then some," 12:55 what is it? 12:55 A Extensive background check into your 12:56 finances, political affiliations, extracurricular, 12:56 you know, hobbies 12:56		
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12331					
	Page 413		Page 415		
1	T. Bacon	1	T. Bacon		
2	receive have you received? 12:56	2	Q Where were you? 12:58		
3	A Four. 12:56	3	A Kirkuk, Iraq. 12:58		
4	Q And when was the first? 12:56	4	Q For how long were you there? 12:58		
5	A Upon completing basic training, back 12:56	5	A Six months. 12:58		
6	in 1987. 12:56	6	Q And what were doing there? 12:58		
7	Q Okay. And did you ever serve 12:56	7	A I was the Assistant Fire Chief. 12:58		
8	overseas in a war? 12:56	8	Q Did you have to go to Iraq? 12:58		
9	A Yes. 12:56	9	A I did not. 12:58		
10	Q When was the first time that you 12:56	10	Q And why didn't you have to go to 12:58		
11	served overseas in a war? 12:56	11	Iraq? 12:58		
12	A Back in 2000, we were in Kuwait, 12:56	12	A I had my 20 years, and I could have 12:58		
13	enforcing the No Fly Zone. 12:56	13	retired at that point, but the unit was going and 12:58		
14	Q Okay. And what was your position? 12:56	14	I wanted to go with my guys. 12:58		
15	What was your title at the time? 12:56	15	Q And were there any newspaper articles 12:58		
16 17	MR. GOODSTADT: Just note my standing 12:57	16 17	written about you, in terms of you going to Iraq? 12:58 A Yes. 12:58		
18	objection to all these questions. Although 12:57	18	A Yes. 12:58  Q Where were these newspaper articles? 12:58		
19	I find them extremely interesting and I am 12:57 happy to hear all these accomplishments, I 12:57	19	A In probably local newspapers, but 12:58		
20	know it's preserved, but I do have a 12:57	20	they were also in monthly periodicals, Fire 12:58		
21	relevance objection to all these, this line 12:57	21	Engineering, Firehose Magazine, Air Force Times. 12:58		
22	of questions. 12:57	22	Q And, so, are you presently retired 12:58		
23	MR. NOVIKOFF: I presume 12:57	23	from the military? 12:59		
24	MR. GOODSTADT: It's preserved. 12:57	24	A I am. 12:59		
25	MS. MAC GREGOR: since you were 12:57	25	Q To your knowledge, did any of the 12:59		
	· · · · · · · · · · · · · · · · · · ·		<u> </u>		
	Page 414		Page 416		
1	T. Bacon	1	T. Bacon		
2	trying to discredit him, that these would be 12:57	2	plaintiffs volunteer to serve their country in any 12:59		
3	relevant to that. 12:57	3	of the wars that you were in? 12:59		
4	But that is okay. It's preserved. 12:57	4	A No. 12:59		
5	We understand. 12:57	5	MR. GOODSTADT: Objection. 12:59		
6	MR. CONNOLLY: I'm sorry. What was 12:57	6	MR. NOVIKOFF: What is the objection? 12:59		
8	the question? 12:57	8	MR. GOODSTADT: The same standing 12:59 objection I am going to have to this entire 12:59		
9	THE WITNESS: About serving overseas. 12:57 MR. NOVIKOFF: Let's have it read 12:57	9	line of question. 12:59		
10	back. 12:57	10	MR. NOVIKOFF: Relevance? 12:59		
11	(Record read.) 12:57	11	MR. GOODSTADT: Relevance. 12:59		
12	A I held the rank of staff sergeant and 12:57	12	MR. NOVIKOFF: You don't have to say 12:59		
13	I was a crew chief in the fire department. 12:57	13	relevance. You know we preserved that for 12:59		
14	Q And for how long did you serve in 12:57	14	time of trial. 12:59		
15	Kuwait? 12:57	15	A Mr. Snyder served, but couldn't 12:59		
16	A A little over a month. 12:57	16	complete voluntary enlistment. 12:59		
17	Q Did you see combat? 12:57	17	Q Okay. What is voluntary enlistment? 12:59		
18	A I did not. 12:57	18	A He enlisted and couldn't complete his 12:59		
19	Q And was there another time that you 12:57	19	term of obligation. 12:59		
20	were overseas as military reservist in a war zone? 12:57	20	Q Now, have you received any awards or 12:59		
21	A Yes. 12:58	21	commendations for your work as a New York State 12:59		
22	Q When was that? 12:58	22	Court Officer? 12:59		
23	A Last year. 12:58	23	A I have. 12:59		
24	<b>Q 2008? 12:58</b> A Yes. 12:58	24	Q Please tell the jury and judge, who 12:59		
25		25	may be seeing this, what commendations you 12:59		

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	12	332	
	Page 417		Page 419
1	T. Bacon	1	T. Bacon
2	received? 12:59	2	A Correct. 01:01
3	A The Medal of Valor, both from the 12:59	3	Q A part-time police officer? 01:01
4	State and the job for 9/11, three lifesaving 12:59	4	A Yes. 01:01
5	awards, and the Medal of Excellence. 12:59	5	Q A full-time court officer? 01:01
6	Q What is a Medal of Excellence? 12:59	6	A Yes. 01:01
7	A It's for performing above and 01:00	7	Q And you served your country in two 01:01
8	beyond actually, that was for an aided case and 01:00	8	wars and have been a military reservist? 01:01
9	reviving a cardiac arrest victim. 01:00	9	A Yes. 01:01
10	Q Have you receive any meritorious 01:00	10	Q Now, let's go back, briefly, to 01:01
11	I'm sorry, withdrawn. 01:00	11	are you proud of your service to your country? 01:01
12	Have you received any medals or 01:00	12	A Absolutely. 01:01
13	commendations concerning your job at Ocean Beach? 01:00	13	Q Is there any reason why you would lie 01:01
14	A Yes. 01:00	14	in this lawsuit? 01:01
15	Q And can you tell the jury and judge, 01:00	15	A No. 01:01
16	who may be seeing this, what commendations you 01:00	16	MR. GOODSTADT: Objection. 01:01
17	have received? 01:00	17	A None whatsoever. 01:01
18	A Yes. I received a Meritorious Police 01:00	18	Q Are you friends with George Hesse? 01:01
19	Award, police service award. 01:00	19	A Yes. 01:01
20	Q Okay. Now, you worked at Westhampton 01:00	20	Q Do you socialize with George Hesse? 01:01
	Police Department? 01:00	21	A On occasion. 01:01
22	A Yes. 01:00	22	Q Would you lie for George Hesse? 01:01
23	Q When? 01:00	23	A No. 01:01
24	A Back in 1989. 01:00	24	Q Would you lie for Mayor Laughlin? 01:01
25	Q And for how long? 01:00	25	A No. 01:01
	Page 418		Page 420
1	T. Bacon		T. Bacon
1 2		2	
3	A A year, one season. 01:00  O And did you work in the Riverhead 01:00	3	Q Is there anything that you can think 01:01 of that would cause you to subject your integrity 01:01
4	· ·	4	to scrutiny with regard to your testimony in this 01:02
5	Police Department? 01:00 A I did. 01:00	5	case? 01:02
6	Q For how long? 01:00	6	A None whatsoever. 01:02
7	A About a year-and-a-half. 01:00	7	Q Is your integrity important to you? 01:02
8	Q When? 01:00	8	A Absolutely. 01:02
9	A '93 to, maybe, '95, '94. 01:00	9	Q Is your reputation important to you? 01:02
10	Q Did you work at the Harbor Police 01:00	10	A Yes. 01:02
11	Department? 01:00	11	Q And are you proud of the 01:02
12	A I did. 01:00	12	accomplishments and the accolades that you have 01:02
13	Q How long? 01:00	13	received? 01:02
14	A From '94 through, maybe, '96. 01:00	14	A Extremely. 01:02
15	Q Did you work at the MacArthur Airport 01:01	15	Q You wouldn't want anyone to suggest 01:02
16	Police Department? 01:01	16	that you were less than honorable, given the fact 01:02
17	A Yes. 01:01	17	that you received all these accolades? 01:02
18	Q For how long? 01:01	18	A Correct. 01:02
19	A '96 through '99, somewhere in that 01:01	19	Q Now, Mr. Goodstadt asked you about 01:02
20	time frame. 01:01	20	George Hesse drinking while in Ocean Beach. He 01:02
21	Q And were all these part-time jobs? 01:01	21	didn't ask who was Mr. Hesse was drinking with; do 01:02
22	A Yes. 01:01	22	you recall that? 01:02
23	Q So, if I understand you correctly, 01:01	23	A No, I don't. 01:02
24	for the better part of the last 25 years, you are 01:01	24	Q He asked you, do you recall 01:02
25	a volunteer fireman? 01:01	25	Mr. Goodstadt asking if you ever saw George Hesse 01:02
تــّـــ	u (Oldinect III chiqui) VI.VI	1 - 0	Social maining if you ever built George Hebbe 01:02

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	Page 421	Page 423
1	T. Bacon	1 T. Bacon
2	drinking in a bar in Ocean Beach? 01:02	2 A Generally speaking, I mean I don't 01:04
3	A Oh, yes, yes. I remember the 01:02	3 recall anything specific; that was just a 01:04
4	question. 01:02	4 general 01:04
5	Q Do you recall Mr. Goodstadt ever 01:02	5 Q What about Mr. Lamm's reputation 01:04
6	asking who was Mr. Hesse was drinking with in a 01:02	6 among the police officers, what was that like, 01:04
7	bar at Ocean Beach? 01:02	7 other than the plaintiffs? 01:04
8	A I believe it was his wife. 01:02	8 A He was out there. He was dangerous. 01:04
9	Q Do you recall Mr. Goodstadt ever 01:02	9 Q What about Mr. Nofi's reputation 01:04
10	asking that you that question? 01:02	10 among the other Ocean Beach police officers? 01:04
11	A No, he did not. 01:02	11 A He was a complete moron and had no 01:04
12	Q I'm going to ask you that question: 01:02	12 business being a cop. 01:05
13	Who was Mr. Hesse drinking with in the bar in 01:02	Q What about Mr. Fiorillo's reputation 01:05
14	Ocean Beach? 01:03	14 among the other police officers? 01:05
15	A His wife. 01:03	15 A Once again, somebody who was 01:05
16	Q Do you know, was he having dinner or 01:03	16 dangerous, not clear thinking. I don't think he 01:05
17	lunch at the time with his wife? 01:03	17 was capable of making sound judgments. Not me, 01:05
18	A He was having dinner. 01:03	18 but I think that was, generally speaking, other 01:05
19	Q What was the reputation of Mr. Snyder 01:03	19 officers. 01:05
20	among the other police officers? Putting aside 01:03	20 MR. NOVIKOFF: I have nothing 01:05
21	the plaintiffs for a moment, what was Mr. Snyder's 01:03	21 further. Thank you. 01:05
22	reputation like among the other police officers at 01:03	THE WITNESS: Thanks. I'm sure you 01:05
23	Ocean Beach while you and he worked there? 01:03	have some redirect. 01:05
24	MR. GOODSTADT: Objection. 01:03	MR. NOVIKOFF: Hold on. Mr. Hesse's 01:05
25	A A lot of guys would choose not to 01:03	25 attorney has nothing? 01:05
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	D 400	D 424
	Page 422	Page 424
1	Page 422 T. Bacon	Page 424  1 T. Bacon
1 2		
	T. Bacon	1 T. Bacon
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	work with him.  Q And why is that?  Q And why is that?  O1:03  A Because they thought he was a loaded 01:03 gun, waiting to go off. The hostilities that he 01:03 harbored toward the Bosettis kept him from, I 01:03 guess, functioning properly and performing his 01:04 duties as expected.  O1:04  Q What was Mr. Carter's reputation 01:04 among the police officers of Ocean Beach, other 01:04 than the plaintiffs here?  O1:04  A When he was awake, he was a do 01:04 nothing.  O1:04  Q What do you mean by that?  A Because he was always up in the 01:04 barracks sleeping.  O1:04  Q What was his reputation? Not what 01:04 was your opinion of him, what was the reputation 01:04 among the other police officers?  O1:04  A Lazy and useless.  O1:04  P And you base your opinion of his 01:04 reputation on what?  O1:04  A My own observations.  O1:04	1 T. Bacon 2 MR. CONNOLLY: I have no questions. 01:05 3 MR. GOODSTADT: Okay. I have some 01:05 4 questions. 01:05 5 FURTHER EXAMINATION 01:05 6 BY MR. GOODSTADT: 01:05 7 Q You testified from, in response to 01:05 8 questions from your own lawyer, that Ed Carter 01:05 9 drank the rest of a pitcher of rum and Coke; is 01:06 10 that correct? 01:06 11 A Yes. 01:06 12 Q How many drinks was that? 01:06 13 A I don't know. Whatever was in the 01:06 14 pitcher. I didn't watch. I didn't count how many 01:06 15 glasses he poured, but it was probably more than 01:06 16 three or four. 01:06 17 Q Was he drunk? 01:06 18 A I have no idea. 01:06 19 Q Did you report his drinking to 01:06 20 anyone? 01:06 21 A No, I did not. 01:06 22 Q Why not? 01:06 23 A Because Eddie was a buffoon, and 01:06

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Page 425 Page 427 T. Bacon 1 T. Bacon 1 2 2 didn't report a fellow officer, who had at least 01:06 Q There is no difference in your mind 01:08 3 3 three or four rum and Cokes while on duty, because 01:06 in the dangerousness between when he's sober and 01:08 he was a buffoon and everyone knew it; is that 4 when he is drunk? 4 01:08 5 your testimony? 5 Α No. I'm not even sure he was drunk. 01:08 6 6 Yeah. Like I didn't report that 01:06 Q After he had three or four rum and 01:08 7 7 Fiorillo was getting a blow job on duty, also. 01:06 Cokes? 01:08 We will get to that after. 8 8 Q 01:06 Α 01:08 No. 9 9 Α Okay. O So, you think he was just as 01:08 10 Who else was in the police station 01:06 10 dangerous when he was sober as after he had three 01:08 when Ed Carter allegedly drank three or four rum 01:06 11 or four rum and Cokes? 11 01:08 12 and Cokes? 01:06 12 Yes. 01:08 13 I don't recall. There was probably 01:06 13 MR. NOVIKOFF: Note my objection. Α 14 three or four other officers. 01:06 14 You can answer. 15 Can you name any of them? 01:06 15 MR. GOODSTADT: What is the basis? 01:08 Q Lonnie Ogenbaugh may have been one of 01:06 16 Α 16 MR. NOVIKOFF: You asked it now three 01:08 17 01:07 17 times. I think it's a bit harassing. them. 01:08 MR. GOODSTADT: I just want it to be 01:08 18 Are you sure he was one of them or he 01:07 18 0 19 may have been one of them? clear for the record that that is his actual 01:08 19 20 MR. NOVIKOFF: Let him answer the 01:07 20 testimony. I'm surprised by it. 01:08 21 question. 01:07 21 MR. NOVIKOFF: I think it's quite 22 22 01:07 clear. Whether are you surprised or not is 01:08 I don't know for sure. MR. NOVIKOFF: Let him answer the 23 23 01:07 not all that important. 01:08 24 question. 24 BY MR. GOODSTADT: 01:07 25 25 I don't know for sure, I can't tell 01:07 Why was it dangerous for Ed Carter to 01:08 Page 426 Page 428 1 T. Bacon 1 T. Bacon 2 2 you for sure. I'm thinking Lonnie may have been 01:07 carry a weapon? 01:08 3 one of them. Perhaps John Oley. Maybe Gordon 01:07 3 Because he was a nut. He was a Α 01:08 Bara, a couple others; but like I said, I can't be 01:07 4 4 knucklehead. 01:08 5 5 certain who they. 01:07 MR. NOVIKOFF: Let him finish. 01:08 6 Q And Carter was on duty that evening? 01:07 6 If he was awake, he was walking 01:08 7 Yes, he was. 01:07 7 Α around in a stupor. 01:08 8 Carrying a weapon? 01:07 8 Did he ever discharge his weapon? Q Q 01:08 9 01:07 9 Α Α No, he didn't. 01:08 10 Did you think it was dangerous for 01:07 10 O 01:08 O Did he ever draw his weapon? 11 somebody to drink three or four rum and Cokes and 01:07 11 Α Not that I saw. 01:08 12 carry a weapon? 01:07 12 Q What about walking around in a stupor 01:08 13 I think it was dangerous for Carter 01:07 13 led you to believe that it was dangerous for 01:08 14 14 to carry a weapon, period. 01:07 Mr. Carter to carry a weapon? 01:09 15 MR. NOVIKOFF: It was asked and 01:07 15 Because he was always tired. Very 01:09 16 answered. 01:07 16 rarely did we see him on patrol. He was usually 01:09 17 BY MR. GOODSTADT: in bed on duty. 01:07 17 18 That wasn't the question. 01:07 18 I'm talking about the fact that you 01:09 19 Did you think it was dangerous for 01:07 19 said it was dangerous for him to carry a weapon. 01:09 20 someone, for Mr. Carter, to drink three or four 01:07 20 I assume it wasn't dangerous when he was in bed, 01:09 2.1 rum and Cokes and to carry a weapon? 01:07 21 that he had a weapon; right? 01:09 22 I think it was dangerous for 22 Α No. 01:09 Mr. Carter to carry a weapon when he was on duty, 01:07 23 Q You are talking about the times when 01:09 whether he was sober or had a couple of drinks in 01:08 24 he was not in bed. What did he do that was a 24 him. That is my answer. 01:08 25 danger? 01:09

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	Page 429		Page 431
1	T. Bacon	1	T. Bacon
2	A He was just an idiot. 01:09	2	MR. NOVIKOFF: Asked and answered. I 01:10
3	Q That's what he did? Because he was 01:09	3	object. 01:10
	_	4	MR. GOODSTADT: I will move on. 01:10
4	an idiot, he was a danger? 01:09	5	
5	A Yeah, in general terms he was an 01:09	6	Q Other than for the night where you 01:10
6 7	idiot. 01:09	7	saw Mr. Carter allegedly drink three or four rum 01:10
	Q Did you report this dangerous 01:09		and Cokes, did you see him drink while on duty on 01:10
8	situation to anyone? 01:09	8	any other occasion? 01:10  A Not that I recall. 01:10
9	A No. 01:09		
10	Q Did you ever ask anybody to remove Ed 01:09	10	Q Were on you duty that night? 01:11
11	Carter's weapon from him? 01:09	11	A Yes. 01:11
12	A No. 01:09	12	Q Who else was on duty that night? 01:11
13	Q Did you ever ask him to be dismissed 01:09	13	A As I told you before, I don't recall. 01:11
14	as a police officer because of the dangerous 01:09	14	Q What year was it? 01:11
15	situation he was created? 01:09	15	A I do not recall. It was after I came 01:11
16	A No, but did I wear a bulletproof vest 01:09	16	back in '99. 01:11
17	every night I worked. I was one of the few people 01:09	17	Q So, some point between May of 1999 01:11
18	who wore a vest every night I worked, because I 01:09	18	and April of 2006? 01:11
19	didn't have confidence in the officers that I 01:09	19	A Yes. 01:11
20	worked with: Ed Carter, Tom Snyder, Frank 01:09	20	Q Somewhere in those seven years? 01:11
21	Fiorillo I would say, who else was there? 01:09	21	A Somewhere in there. 01:11
22	Kevin Lamm and Joe Nofi. 01:10	22	Q You don't know what year though? 01:11
23	Q Any other officers that you felt you 01:10	23	MR. NOVIKOFF: Objection. 01:11
24	needed to wear a bulletproof vest because of? 01:10	24	A No, I don't. I'm sorry. 01:11
25	A No. 01:10	25	Q You testified that you witnessed or 01:11
	Page 430		Page 432
1	T. Bacon	1	T. Bacon
2	Q Just the five of them? 01:10	2	allegedly witnessed Fiorillo engaging in a sexual 01:11
3	A Those five. 01:10	3	act; correct? 01:11
4	Q Did you ever tell anyone that you 01:10	4	A Correct. 01:11
5	wore a bulletproof vest because you didn't have 01:10	5	Q And you didn't report that to anyone; 01:11
6	confidence in the five of them? 01:10	6	correct? 01:11
7	A That was common knowledge. 01:10	7	A I did not. 01:11
8	Q Who did you tell? 01:10	8	Q Why not? 01:11
9	A Everybody. 01:10	9	A It wasn't my business. 01:11
10	Q Name one person that you told. 01:10	10	Q He was getting paid by the Village at 01:11
11	A It was just common knowledge. 01:10	11	that time? 01:11
12	Q That wasn't the question, sir. 01:10	12	A Yes. 01:11
13	A You know, I can't think of 01:10	13	Q Why didn't you report that he was 01:11
14	specifics 01:10	14	stealing time? 01:11
15	Q Okay. 01:10	15	A I didn't view it that way. You know, 01:11
16	A but I wore a vest, and everybody 01:10	16	whether he wants to get a blow job on duty, that 01:11
17	knew that I wore a vest, and they knew that I 01:10	17	is his business. It didn't affect me doing my 01:11
18	didn't have confidence in the officers that I 01:10	18	patrol. 01:11
19	worked with. 01:10	19	Q Was he on a break? 01:11
20	Q But you don't know a single person 01:10	20	A I would say probably not. He was in 01:11
21	that you told; okay? 01:10	21	uniform, in a police vehicle. So, I assume he 01:12
22	MR. NOVIKOFF: I am sorry. Is that a 01:10	22	wasn't. So, I would say no, he wasn't on break. 01:12
	statement or a question? 01:10	23	
	statement of a question? U1.10		
23	MR GOODSTADT: It was both It was 01.10	2.4	duty9 01.19
23 24 25	MR. GOODSTADT: It was both. It was 01:10 a combination of the two. 01:10	24 25	duty? 01:12 MR. NOVIKOFF: Objection. 01:12

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			12	336	30	
			Page 433		Page 4	135
1		T. Bacon		1	T. Bacon	
2	Α	I guess. 01:12		2		
3	Q	And you didn't view that as sto	ealing 01:12	3		
4	time?	01:12	8	4		
5	Α	No. 01:12		5	5 Q Do you know whether a public act, 01:13	
6	Q	Was that part of his duties?	01:12	6		
7	Ā	Getting blow jobs on duty? No,	I 01:12	7	A He would have been hidden somewhere 01:13	3
8	don't th	nink so. 01:12		8	8 behind the school bus, but I was doing the PATROL 01	1:13
9	Q	So, why didn't you view that a	s 01:12	9		
10	stealin	g time? 01:		10		
11		MR. NOVIKOFF: Objection.	01:12	11	1 rules or ordinances? 01:13	
12	Α	I'm not a supervisor. 0	1:12	12	2 A No. People get having sex on 01:13	
13	Q	That wasn't the question, sir.	01:12	13	3 their back deck, and I happen to be driving by and 01:13	3
14	Α	Okay. 01:12		14	4 I have a view. 01:13	
15	Q	The question was: Why didn't	t you 01:12	15	On property that they own; correct? 01:13	3
16		MR. NOVIKOFF: You asked him	m why he 01:12	16	6 A It may have been that they owned, 01:13	
17	did	n't and he answered.	1:12	17	7 maybe they leased it; maybe they were hanging out 01:	13
18		MR. GOODSTADT: It's nonresp	onsive. 01:12	18	8 with friends, I don't know. 01:13	
19		MR. NOVIKOFF: So, say it's	01:12	19	9 Q Fiorello didn't own or lease 01:13	
20	noi	responsive and ask him again.	01:12	20	0 A No. 01:14	
21		MR. GOODSTADT: I did.	01:12	21	Q the school; right? 01:14	
22		MR. NOVIKOFF: Okay. So, wh	at is the 01:12	22	2 A Yes. 01:14	
23	que	estion? 01:12		23	Q It was public property? 01:14	
24	BY M	R. GOODSTADT:	01:12	24	4 A Yes, that was public property. 01:14	
25	Q	The question is: Why did you	not 01:12	25	Did you ever address it with him? 01:14	
			Page 434		Page 4	136
1		T. Bacon		1	1 T. Bacon	
2	view t	hat as stealing time?	01:12	2		
3	A	I'm not his supervisor.	01:12	3		
4	Q	Did you ever see anyone else		4		
5		exual act while on duty?	01:12	5		4
6	A	No, not police officers. I have		6		-
7	plenty	of people engaging in sexual acts		7	•	14
8		officers, no.	:12	8		
9	O	Was Mr. Fiorillo engaged in	unlawful 01:12	9		
10	activit	y of having a sexual act in publi		10	· ·	
11	Α	It wouldn't have been in public		11		
12	except	-		12	-	1
13	•	MR. NOVIKOFF: Objection to	the 01:13	13		
14	fou	undation. We don't know the age	of the 01:13	14	4 A Yes. 01:14	
15	inc	lividual. Clearly, it wouldn't be ill	egal 01:13	15	5 Q You don't remember which year? 01:	:14
16	'	well, perhaps it is. I don't know, y	ou 01:13	16	A Oh, no. You asked if I ever spoke 01:14	
17	tel	l me. 01:13		17	7 with anybody about it. Actually, there was 01:14	
18		THE WITNESS: No, I didn't	01:13	18	8 another officer, Officer John Oley, who also 01:14	4
19		MR. NOVIKOFF: Objection, for	oundation. 01:13	19	9 witnessed Fiorillo getting a blow job in the Gem 01:	14
20	Yo	<del>-</del>	1:13	20		
21		THE WITNESS: Okay. I don't	know, 01:13	21	1 Neither of us went to anybody over it. 01:14	
22	wa	s it? You are the attorney.	01:13	22	MR. NOVIKOFF: That is the second 01:14	4
23	BY M	R. GOODSTADT:	01:13	23	3 blow job? 01:14	
24	Q	You are the police officer.	01:13	24	THE WITNESS: Yes. It wasn't the 01:14	
25	A	Okay. 01:1	3	25	same one that I watched. 01:14	

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Page 437 Page 439 T. Bacon 1 1 T. Bacon 2 MR. NOVIKOFF: I'm just want a 2 MR. NOVIKOFF: Objection. That was 01:16 3 clarification, if he was talking about the 01:14 3 his answer. You can answer the question 01:16 4 same blow job. 01:16 4 5 MR. GOODSTADT: You can redirect the 01:14 5 A 01:16 The Chief witnessed it himself. 6 witness that you represent; that is fine. 01:14 6 There was no need for me to report it. 01:16 7 What year was your discussions with 01:14 7 So, the answer is no, you didn't 01:16 8 Oley? 01:14 8 report to it anyone? 9 Probably sometime between '99 and 01:14 9 MR. NOVIKOFF: Objection. The answer 01:16 Α is what the answer is. 10 '06. 01:14 10 01:16 The answer is the Chief witnessed it 01:16 11 Q Some point in that seven-year period? 01:15 11 12 Α 01:15 12 himself. The Chief addressed it after the 13 Q Was anyone else on patrol with you 01:15 13 incident. I did not report it. I did not need to 01:16 when you allegedly witnessed Fiorillo? 14 report it. 14 01:16 15 There was a lot of people on parole 01:15 15 Q So, you answered no, you didn't 01:16 16 but I was --16 01:15 report it. 01:16 01:15 17 Q With you, I said. 17 A It was witnessed by the chief. You 01:16 18 -- by myself on a bicycle patrol. 18 are splitting hairs. 01:16 Α Did you partner up with someone when 01:15 I am not splitting hairs. 19 19 O you were on bike patrol? 01:15 20 You are splitting hairs. It is what 01:16 20 A 21 Α No. 01:15 21 it is. 01:16 22 22 The Chief witnessed it. There is no 01:16 You said it didn't affect your 01:15 0 23 duties, but, in fact, what should Mr. Fiorillo 01:15 23 reason for me to report it. If I turn around and 01:16 24 have been doing at the time he was on duty getting 01:15 24 punch him in the nose in front of my attorney 25 paid? 01:15 here, do I need to report to it my attorney? No, 01:16 Page 438 Page 440 T. Bacon 1 T. Bacon 1 2 2 Patrolling. 01:15 Α he witnessed it. 01:17 3 So, it actually left the Village with 01:15 3 O Q The question was whether you reported 01:17 one less officer patrolling; correct? 4 01:15 4 it ot not. 01:17 5 5 Α MR. NOVIKOFF: Objection. 01:17 No. I did not report it. It was 6 O Did that leave the Village unsafe in 01:15 6 01:17 7 your mind? 01:15 7 witnessed by the Chief, himself. 01:17 8 I'm sorry. What was the question? 01:15 8 Which incident of physical abuse was 01:17 witnessed by the Chief that you didn't report? 9 Did that leave the Village unsafe in 01:15 9 O your mind? 10 When he grabbed the guy in the 01:15 01:17 10 MR. NOVIKOFF: Objection. headlock that I took down and started punching 11 01:15 11 12 12 him. In fact, the Chief was one of those who Α 01:17 13 Did you believe it left the Village 01:15 helped pull him off the guy. 0 13 01:17 14 unsafe? 14 Q Was Mr. Lamm arrested? 01:17 15 Α I didn't feel that at the time, no. 01:15 15 Α 01:17 No, he was not. 16 Then you testified that Kevin Lamm 01:16 16 Q Was he indicted? 01:17 17 17 was -- you saw him engaging in physical abuse on 01:16 Α 01:17 No, he was not. 18 people in the public; correct? 01:16 18 When you say "the Chief," who are you 01:17 O 19 Α 01:16 19 referring to? 01:17 20 20 Q Did you ever report it to anyone? 01:16 Α George Hesse. 01:17 What year did this happen? 21 It was witnessed by the Chief, 01:16 21 Α O 01:17 22 himself. 22 Sometime between '99 and '06. A 01:17 23 That wasn't the question. The 23 Was Hesse the Chief from '99 to 06? 01:17 01:16 Q question was whether you ever reported it to 24 MR. NOVIKOFF: Answer the question. 01:17 24 01:16 01:16 25 anyone. 25 Α What's that? 01:17

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Page 441 Page 443 T. Bacon 1 1 T. Bacon 2 2 Q Was Hesse the Chief from '99 to '06? 01:17 havoc on patrol? 01:19 3 3 Somewhere in that period he was. Α No. 01:19 Α 01:17 MR. NOVIKOFF: Okay. 4 4 I believe you testified that Snyder 01:19 0 5 I don't recall what point in time he 01:17 5 and Carter also used the term "Ocean Berg," 01:19 6 became the Deputy Chief. 01:18 6 correct? When was that? 01:19 7 7 Both before '99, before I came, when 01:19 Was he the Chief at the time of the 01:18 O I was there the first time and even the second 01:19 8 Lamm incident? 8 9 I don't recall. He may have been a 01:18 9 time, you know, the second time. 01:19 Α 10 Who else was present when Snyder made 01:19 10 sergeant then. Q 11 You also testified that Lamm went on 01:18 11 the comment? 01:19 12 a tirade with antisemitic and homophobic 01:18 12 Α Lonnie Ogenbaugh was one of them, 01:19 even guys from Islip Harbor Police, Bob Scroy. 13 statements; correct? 01:18 13 I'm sure there were plenty of others. 14 MR. NOVIKOFF: Objection. I don't 01:18 14 01:20 15 know if he used the word tirade. 15 Did you report him for make in 01:20 antisemitic comments? 16 MR. GOODSTADT: No, he did. 16 01:20 01:18 17 17 THE WITNESS: I did use the word 01:18 Α I did not. 01:20 18 01:18 18 O How many times did he make the 01:20 tirade. 19 19 MR. NOVIKOFF: I stand corrected. 01:18 comment? 01:20 01:18 20 Α 01:20 20 BY MR. GOODSTADT: Dozens. 21 What year was that? 01:18 21 Q Did he make any other antisemitic 01:20 Q 22 22 Once again, it was in that time comments other Ocean Berg? Α 01:18 01:20 frame, and that was more than once. Nothing that I can remember. 23 01:18 23 Α 01:20 How about Carter, how many times did 01:20 24 Q Who else was present during this 01:18 24 Q he make the comment Ocean Berg? 25 tirade? 25 01:20 01:18 Page 442 Page 444 T. Bacon 1 T. Bacon 1 2 2 John Oley was one of them. Let's 01:20 Α Α Dozens. 3 3 see, who else? 01:18 Q Did you ever report him? 01:20 4 Oley was there for one of them. I 01:18 4 Α 01:20 can't recall for certain without having the roster 01:18 5 5 Q Who else was present when he made the 01:20 6 in front of me. 01:18 6 comment? 01:20 7 7 Lonny, actually the first time 01:20 0 Did you ever report him for making 01:18 Α 8 these antisemitic or homophobic statements? 8 around, back in, prior to '99 when they were there 01:20 01:18 9 9 and I was there the first time around, Mike Rosato 01:20 Α 10 was one of the guys. 01:20 10 Did you ever use the phrase "Ocean 01:18 O 11 Berg"? 01:19 11 I can't recall specifically. 01:20 12 01:19 12 And did you ever report Carter? 01:20 Α Q How come you didn't report him? 13 01:20 13 0 01:19 Α No. MR. NOVIKOFF: Objection. You can 01:19 14 Q How come? 01:20 14 15 answer. 01:19 15 Α I didn't. 01:20 16 How come I didn't report who? 01:19 16 You testified that Nofi was crass. 01:21 Α O 17 17 Kevin Lamm for using antisemitic and 01:19 What led you to the conclusion that 01:21 Q homophobic statements? 18 18 01:19 he was crass? 01:21 19 That was Kevin's thing, not mine. 01:19 19 Instead of walking up to somebody who 01:21 Α committed a violation in your presence and say, 01:21 I understand. Why didn't you report 01:19 20 20 Q "Excuse me. Can I speak to you for a second?" 21 01:19 21 him? 22 I didn't. No reason. It's none of 01:19 22 He would whistle at them and say, 01:21 my business. He's doing his thing, causing havoc 01:19 23 "Hey you, asshole. Come on over here. What the 01:21 23 as he always did on patrol. 24 fuck are you thinking? I should give you a fuckin 01:21 24 smack, ha." I deem that as crass. 25 Did you ever report him for causing 01:19 25

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Page 445 Page 447 1 1 T. Bacon T. Bacon 2 2 His general incompetence and not Q Did anyone ever file a complaint 3 against him? 01:21 3 knowing what's going on. 01:22 Did ask you him why he jumped on top 01:22 4 4 Α That I do not know. 01:21 Q 5 5 of you? 01:21 01:22 Q Did you ever report him? 6 01:21 6 Α 01:22 Α 7 7 Q Who did you report him to? 01:21 O So, you don't know the reason that he 01:22 8 8 did it; correct? A George Hesse. 01:21 01:22 9 9 Q How many times? 01:21 Α Other than he's an idiot, no. 01:22 10 O Did you ask him, "did you do it 10 Once. 01:21 01:22 Α because are you an idiot"? 11 O When? 01:21 11 01:22 12 The first time that it happened, I 01:21 12 Α No, I think I called him a fuckin 01:23 Α retard and I said, "What the fuck did you do that 01:23 can't -- when -- I don't know, sometime between 01:21 13 13 '99 and '02. 14 for?" 14 01:21 15 15 He said, "Well, it's your arrest." 01:23 Q Between 1999 and 2002 --01:21 A 16 I said, "No, it's not. It's your 01:23 16 Yes. 01:21 17 arrest. I'm going to the hospital." 17 O -- did you ever make a report in 01:23 01:21 That was his response, you remember 01:23 18 writing? 01:21 18 that specifically? 19 Α 01:21 19 01:23 20 A Yes. 01:23 20 Q Who else was there when you told 01:21 21 George Hesse? 01:21 21 O What year was that? 01:23 Nobody. 22 MR. NOVIKOFF: Objection. 22 Α 01:21 01:23 23 Q Just the two of you? 01:21 23 A I don't recall. 01:23 24 A Um-hum. 01:21 24 Q Did you fill out any paperwork with 01:23 25 Where were you? 25 respect to it? O 01:21 01:23 Page 446 Page 448 1 T. Bacon 1 T. Bacon 2 2 In the station. 01:22 Absolutely. Line of duty injury 01:23 Α 3 3 report. It's in the memo book, hospital 01:23 Q What did you tell him? 01:22 4 I told him that "this guy is an 01:22 4 paperwork, sure. It's in the blotter. 01:23 5 idiot. He has no business being a cop. He 5 MR. GOODSTADT: I would like to mark 01:23 doesn't know how to talk to people. He's ignorant 01:22 6 the record to request the line of duty 6 7 and I am not going to work with him." 7 injury report, and the blotter, which I know 01:23 01:22 8 Did you ever work with Nofi? 01:22 8 there is a request for currently, and also 01:23 Q A couple of times. 9 9 the other document that has he just referred 01:23 Α 01:22 After that time? 01:22 10 01:23 10 0 to. 11 Α 01:22 11 MR. NOVIKOFF: Take it under 01:23 12 So, after 2002 you never worked with 01:22 12 advisement. Q Nofi? 13 BY MR. GOODSTADT: 01:23 13 01:22 Did you fill out a field report? 01:22 14 O 01:23 14 Α 15 You said that he injured you --01:22 15 Α I didn't fill out a field report. He 01:23 Q 16 Yes. 01:22 ended up having -- he got the whole ball because 01:23 Α it became his arrest. 01:23 17 -- is that correct? 01:22 17 0 18 What injury did you have? 01:22 18 He had to do the field report, the 01:23 19 Bruised ribs. 01:22 19 arrest, the summons and everything else because I 01:23 Α 20 went to the hospital. 01:23 20 Q Did you get medical attention for it? 01:22 Do you know whether anyone was 21 I did. 01:22 21 Α 22 That day? 01:22 22 approaching you from behind at the time that Joe 01:23 Q 23 Right after the incident. 01:22 23 Novi jumped on top of you? Α There he was nobody approaching me 01:24 24 Do you know what led Nofi to jump on 01:22 24 Α 0 25 top of you? 01:22 25 from behind. 01:24

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_	12	340
	Page 449	Page 451
1	T. Bacon	1 T. Bacon
2	Q How do you know that? 01:24	testimony. I asked him about the word 01:25
3	A Because there were other officers 01:24	demanded and I think he said he wouldn't 01:25
4	that witnessed it and couldn't believe what they 01:24	4 characterize it as demanded. 01:25
	a	
5	saw. 01:24	5 I'm objecting to that. You can 01:25
6	Q Did you ask them if anyone was 01:24	6 answer if you can. 01:25
7	approaching from behind? 01:24	7 A I didn't state that they should have 01:25
8	A No. 01:24	8 demanded. They should have done a complete, 01:25
9	Q You don't have eyes in the back of 01:24	9 thorough investigation, and asked her for a 01:25
10	your head so you can't see behind you; is that 01:24	10 statement, and gotten witness statements from 01:26
11	correct? 01:24	11 anybody who witnessed what had happened. 01:26
12	MR. NOVIKOFF: I don't know. Do you 01:24	12 Q Do you know whether they tried to get 01:26
13	have eyes in the back of your head? 01:24	13 those statements? 01:26
14	THE WITNESS: I do not. 01:24	14 A I have no idea. 01:26
15	MR. NOVIKOFF: I think that answers 01:24	15 Q Do you know whether they even knew it 01:26
16	the question. 01:24	16 was Jeanne Jaeger who was involved at that time? 01:26
17	THE WITNESS: Why didn't he grab the 01:24	17 A I have no idea. 01:26
18	perp, instead of grabbing the both of us and 01:24	18 Q Do you know whether they asked Rich 01:26
19	tackling us both 01:24	19 Bosetti to get the woman who was allegedly being 01:26
20	MR. NOVIKOFF: Don't argue. Don't 01:24	20 <b>choked?</b> 01:26
21	worry about it. 01:24	21 A I have no idea. 01:26
22	THE WITNESS: who was compliant. 01:24	22 Q You testified that Fiorillo beat 01:26
23	BY MR. GOODSTADT: 01:24	23 people into submission. 01:26
24	Q Do you know whether Kevin Lamm was 01:24	24 What did you mean by that? 01:26
25	ever written up for dragging summons people in in 01:24	25 MR. NOVIKOFF: Objection to the 01:26
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	Page 450	Page 452
1	Page 450 T. Bacon	Page 452  1 T. Bacon
1 2		_
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	handcuffs?  A I have no idea.  Q When was the memo that was issued 01:24 about issuing summons in the field, when was that 01:24 posted?  A I don't recall.  O1:25  Q Who posted it?  A Hesse.  O1:25  A Sometime between '99 and '06.  MR. GOODSTADT: I would like to mark 01:25 the record again to request a production of 01:25  MR. NOVIKOFF: Take it under 01:25  MR. GOODSTADT:  O1:25  MR. GOODSTADT:  O1:25  MR. NOVIKOFF: Take it under 01:25  advisement.  O1:25  BY MR. GOODSTADT:  O1:25  Halloween incident should have demanded that 01:25  Halloween incident should have demanded that 01:25  Do you recall testifying to that 01:25  MR. NOVIKOFF: Objection.  O1:25  MR. NOVIKOFF: Objection.  O1:25	T. Bacon characterization of his testimony. That was 01:26 part of an entire answer, so it's taken out 01:26 of context, but you can answer over my 01:26 objection. 01:26 A Yeah, verbally abusive and verbally 01:26 beat them into submission. He wasn't physical. 01:26 He didn't physically abuse anybody. He was just 01:26 verbally abusive. 01:26  Q Did you ever report that to anyone? 01:26 A No, I did not. 01:26 Q You testified that Fiorillo issued 01:26 too many summonses; correct? 01:26 A Yes. 01:26  Q Isn't it true that the Chief, when I 01:26 that they needed to issue more summonses? 01:27 A We always used to hear you need to 01:27 issue more summonses? 01:27 A Yes. 01:27 A Yes. 01:27 A Yes. 01:27

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Page 453 Page 455 1 1 T. Bacon T. Bacon 2 Yes. 01:27 2 You testified that you voluntarily 01:29 Α 3 O What did you mean by that? 01:27 went on your last tour, even though you were retired and didn't have to go, but you wanted to 01:29 4 Once again, he was verbally abusive 01:27 4 5 5 01:27 go with your guys; is that correct? to the public. 6 Q Again, you never reported that; 01:27 6 I was eligible for retirement. I had 01:29 7 7 correct? not retired yet. 8 01:27 8 But you voluntarily went because you 01:29 Α No, I did not. 9 Q Do you know whether anyone ever filed 01:27 9 wanted to go with your guys; is that correct? Correct. a complaint about his verbal abuse? 10 10 Yes, I do know. 11 Q Well, what did you mean by that? 11 12 O Who filed a complaint about his 01:27 12 A They needed an assistant chief to go, 01:29 13 verbal use? 13 someone in my rank. If I didn't go, somebody else 01:29 14 I have no idea who the civilian was, 01:27 14 was going to get stuck going. I could have turned 01:29 but I know, because Chief Paradiso asked me about 01:27 15 around and retired, but I chose not to until after 01:29 15 16 01:27 I came back so there wouldn't be either, A, it. 16 17 When was this? 17 shortfall, or somebody else wouldn't get stuck 01:29 Q 01:27 18 Α Sometime between 1999 and 2006. 01:27 18 going. 19 Q You don't recall what year? 01:27 19 Q You went as a sense of loyalty to 01:29 20 Α 20 No. 01:27 those guys? 01:29 21 I think you testified about a call 01:27 21 Α I went as a sense of duty to my 01:29 22 that you received from an FBI investigator about 01:28 22 country. Fiorillo? 01:28 23 23 Again, I certainly appreciate your 01:30 0 24 Α Yes. 01:28 24 service to the country. Nobody is questioning 01:30 25 25 O Do you recall that? 01:28 that. 01:30 Page 454 Page 456 1 T. Bacon 1 T. Bacon 2 2 What did you to say the FBI 01:28 And then you testified about a 01:30 3 3 investigator about Fiorello? 01:28 conversation that you had with Snyder about his 01:30 4 I gave him a favorable reference. It 01:28 4 time in the military? 01:30 5 5 was within the first six months that Fiorillo was 01:28 Α Correct. 01:30 6 6 working with us. 01:28 O When was that conversation? 01:30 7 7 Α In the early '90s. 01:30 Do you recall what you said to the 01:28 8 Q Do you know when Mr. Snyder left the 01:30 8 investigator about Fiorillo? 9 9 That he was trustworthy, dedicated, 01:28 military? 01:30 01:30 professional. It was before we knew who Fiorillo 01:28 10 I do not. Α 10 really was and it wasn't an accurate reference 01:28 11 Q Do you know how old he was? 01:30 11 that I had given. 12 Α No idea. 01:30 12 01:28 13 13 O Do you know why he left the military? 01:30 O Did you ever correct that reference? 01:28 No, I did not. 14 Α Because he's a coward. 01:30 14 Α 01:28 15 You testified that you are a 01:28 15 Q And what is your basis for that? 01:30 volunteer fire department -- or volunteer 16 Α Because he left and went AWOL. 01:30 17 firefighter in the Islip Fire Department; is that 01:28 O Do you know why, what the 01:30 17 18 correct? 18 circumstances were? 01:30 01:28 19 A 01:28 19 A No. I believe he said because of a 01:30 01:30 20 Q Any other Ocean Beach police officers 01:28 20 girl. 21 Q When did he tell you that? 21 work there? 01:28 01:30 22 01:28 22 Α Back in that time frame, back in the 01:30 Α No. 23 Any other Ocean Beach police officers 01:29 23 early '90s. 01:30 Q work there during your tenure there? 24 24 What did he specifically tell you 01:29 Q 25 01:29 25 about a girl? 01:30 No.

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		2342	
	Page 457		Page 459
1	T. Bacon	1	T. Bacon
2	A He said, "I got myself in trouble 01:30	2	became aware of that particular complaint because 01:32
3	chasing after a girl." 01:30	3	you were informed by Chief Paradiso; is that 01:32
4	Q Who else was there during that 01:30	4	correct? 01:32
5	conversation? 01:30	5	A Actually, I was there when the 01:32
6	A Just me and him. 01:30	6	incident had occurred, and then Chief Paradiso, 01:32
7	Q Do you know what kind of discharge he 01:30	7	after seeing the individual making the complaint, 01:32
8	received? 01:30	8	that is how I knew the complaint was made, but I 01:32
		9	witnessed the actual issue at hand, personally. 01:32
9		10	* *
10	Q You testified that guys chose not to 01:31		Q What was the actual issue at hand 01:32
11	work with Snyder; is that correct? 01:31	11	that you witnessed? 01:32
12	A Um-hum. 01:31	12	A We were driving off, driving through 01:32
13	Q Who chose not to work with Snyder? 01:31	13	Salt Air in the morning at the end of the tour, 01:32
14	A A bunch of guys. 01:31	14	that there was a woman walking on the walkway, and 01:33
15	Q Who? 01:31	15	she didn't yield to us, which she didn't have to 01:33
16	A I don't know anybody specific. I 01:31	16	because she is a pedestrian on the walkway. 01:33
17	know I was one of them. I didn't work with 01:31	17	And he got out of the car, started 01:33
18	Snyder, Carter, Lamm, Fiorillo and Novi. If I was 01:31	18	screaming and hollering, getting in her face, 01:33
19	on the same shift, I was on bicycle patrol, and I 01:31	19	pointing at her and everything. 01:33
20	would stay far from them. 01:31	20	He got back into the car and I told 01:33
21	Q Who did you tell that you didn't want 01:31	21	him he was way out of line, don't ever do that 01:33
22	to work with Snyder? 01:31	22	again and embarrass me while I am with you. That 01:33
23	A Me? George. 01:31	23	was it. We went home. 01:33
24	Q How many times did you tell him that? 01:31	24	The next shift I got a phone call 01:33
25	A Once. It wasn't just Snyder. I told 01:31	25	from actually, later that day got a phone call 01:33
			7, 7, 0, 1
	Page 458		Page 460
1	Page 458	1	Page 460
1 2			
	T. Bacon	1	T. Bacon from Ed Paradiso asking what had happened. 01:33
2	T. Bacon him I didn't want to work with any one of those 01:31 five knuckleheads. 01:31	1 2	T. Bacon
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2 3 4 5	T. Bacon him I didn't want to work with any one of those five knuckleheads. 01:31  Q Do you know if anyone else told him that? 01:31 A No. 01:31	1 2 3 4 5 6	T. Bacon from Ed Paradiso asking what had happened. 01:33  Q And did you tell him what happened? 01:33 A Yes. 01:33 Q And was it the sum and substance of 01:33 what you just said to us? 01:33
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1	T. Bacon		1	
2	THE VIDEOGRAPHER: The time is	01:34	2	CERTIFICATE
3		01.54	3	
3 4	1		4	STATE OF NEW YORK )
	We are going off the record. 01:34 oOo			: SS.
5			5 6	COUNTY OF NEW YORK )
6 7	I, TYREE BACON, the witness herein, do		7	I DONNIE DDIICZVNCZI a Natary
8	hereby certify that the foregoing testimony of the pages of this deposition to be a true and correct			I, BONNIE PRUSZYNSKI, a Notary
9			8	Public with and for the State of New York,
10	transcript, subject to the corrections, if any, shown on the attached page.		9	do hereby certify:
11	shown on the attached page.		11	That TYREE BACON, the witness
12	TYREE BACON		12	whose deposition is hereinbefore set forth, was duly sworn by me and that such deposition
13	Subscribed and sworn to before me this		13	is a true record of the testimony given by
14			14	the witness.
15	day of		15	I further certify that I am not related
16	NOTARY PUBLIC		16	to any of the parties to this action by
17	MOTART LODLIC		17	blood or marriage, and that I am in no way
18			18	interested in the outcome of this matter.
19			19	IN WITNESS WHEREOF, I have hereunto
20			20	set my hand this 27th of April, 2009.
21			21	set my hand this 27th of April, 2007.
22			22	
23			23	Bonnie Pruszynski
24			24	Bonnie i ruszyński
25			25	
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3	STATE OF NEW YORK ) Pg. of Pgs. COUNTY OF NEW YORK )		2	INDEX
4	I wish to make the following changes		3	WITNESS PAGE
5	for the following reasons:		4	TYREE BACON
6	PAGE LINE		5	BY MR. GOODSTADT 266, 424, 460
7	CHANGE:		7	BY MR. NOVIKOFF 374  BY MR. CONNOLLY 459
8	REASON:		8	BY MR. CONNOLLY 458
9	CHANGE:		9	INFORMATION REQUESTED:
10	REASON:	_	10	Page 377, Line 15
11	CHANGE:		11	Page 448, Line 5
12	REASON:	_	12	Page 450, Line 12
13	CHANGE:		13	1 age 450, Line 12
14	REASON:	_	14	EXHIBITS
15	CHANGE:		15	Bacon Exhibit 10 2662 308
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17	CHANGE:		17	Bacon Exhibit 12 P 926 - 927 356
18	REASON:	_	18	Bacon Exhibit 13 P 916, P 336 361
19	CHANGE:		19	Bacon Exhibit 14 007354 369
20	REASON:	-	20	Dacon Lamon 17 00/337 307
21 22	CHANGE:		21	
23	REASON:	_	22	
23	CHANGE:		23	
25	REASON:	-	24	
2 )	TYREE BACON		25	
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